



PLEASE
AFFIX
POSTAGE
HERE

DETACH AT PERFORATION



FINELINE INDUSTRIES, LLC, DBA CENTURION & SUPREME BOATS
2047 Grogan Avenue, Merced, CA 95341 (209) 384-0255

Limited Warranty Statement

Section 1. Disclaimer and Limitation of Implied Warranties:

THE EXPRESS LIMITED WARRANTY SET FORTH HEREIN BELOW IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, TERMS AND CONDITIONS , EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE. FINELINE INDUSTRIES, LLC DISCLAIMS, AND THE OWNER HEREBY EXPRESSLY WAIVES, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL OTHER WARRANTIES OR REPRESENTATIONS OF ANY KIND OR NATURE, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Some states or provinces do not allow the exclusion or limitation of implied warranties, as such the above limitations and exclusions may be limited in their application to Owner. When the implied warranties are not allowed to be excluded in their entirety, they will be limited to the duration of the express warranty periods applicable to the respective components.

This Limited Warranty gives you specific legal rights. You may have other rights, which vary from state to state.

Section 2. Limited Warranty (“Limited Warranty”) and its Duration:

Fineline Industries, LLC (“Supreme”) warrants to the original retail purchaser that the following components of each new and unused boat manufactured by Supreme shall be free from material defects in materials and workmanship to the extent set forth below, under normal use and service when operated and maintained in accordance with Supreme’s instructions, beginning on the date of the original retail delivery date of the boat by purchaser from an authorized Supreme dealer for the period indicated in this Section:

- **Lifetime Limited Warranty:** Fineline Industries, LLC., exclusive manufacturer of Supreme Boats, and also referred to as Supreme herein, warrants to the original purchaser, of each new Supreme boat, that the deck, hull, and stringer system, as originally manufactured by Supreme, shall, under normal authorized use, remain free from structural defect in material and workmanship. For purposes of this warranty, the terms “Fineline Industries, LLC” and its trademark “Supreme” are used interchangeably to refer to Fineline Industries, LLC., exclusive manufacturer of Supreme brand boats.
- **Gel Coat Two (2) Year:** For a period of two (2) years commencing on the date the boat is delivered by the first retail purchaser through an authorized Centurion dealer, the boat’s gel coat finish, under normal authorized use, shall remain free from defect in material and workmanship (including: cracks NOT caused by negligence, impact or collision). This warranty right is subject to and conditioned upon the owner having provided regular maintenance and care to this component as described in the Supreme Owner’s Manual. This Gel Coat limited warranty shall not extend to, and Supreme hereby expressly disclaims responsibility for, Gel Coat damages including finish blistering, discoloration, thermal cracking, fading or osmosis. Supreme Boats uses the highest-grade gel coat materials. Conditions can develop where the bottom of the boat may show signs of discoloration and/or blisters if the boat is left in the water for extended 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. If you have not applied a bottom paint or barrier coat we recommend that you do not leave the boat in the water for an extended period of time without removing, drying and cleaning. Damaged or discoloration to the gelcoat from moisture or other impurities between the gelcoat and storage cover.
- **Five (5) Year Base Limited Warranty:** Except for the engine, transmission and components parts described elsewhere, Supreme warrants to the original retail purchaser or authorized transferee (as described below) that the components of each new Supreme boat, as originally manufactured by Supreme and not modified by Owner, shall under normal use and service be free of defect in material and workmanship for a period of five (5) years or five hundred (500) hours (whichever occurs first) from the date of delivery to the original retail purchaser. The components identified herein below are subject to the following warranty terms, policies and conditions:
 - Instrumentation, including display screen and gauges, is warranted for 3 years parts and labor and an additional 2 years for parts only.
 - Audio and electronics systems are warranted for 3 years.
 - Non-Skid is warranted for 3 years against all adhesion.

- Upholstery vinyl and stitching material is warranted for 3 years parts and labor and an additional 2 year for parts. (Do not use any Citrus based cleaners this will void warranty)
- Mooring cover has a 1 year manufacture warranty from defects in material and workmanship and 10 year limited warranty on WeatherMax 80 fabric from color or strength loss from normal usage through Great Lakes Boat Top.
- Roswell Tower is warranted for 5 years Limited Parts & Structure, 2 years Limited Esthetic and 3 years Limited Wearables.
- Roswell Bimini is 5 years Limited Structure and 1 year Limited Canvas.
- SewLong Bimini, guarantee's their products to be free of any defects in material or craftsmanship for regularly maintained products under normal use and environmental conditions for the expected life of the product.

Section 3. Engine/Power Train and Trailer/Trailer Component Parts:

➤ **Engine/Power Train:**

The engines used in Supreme boats are not manufactured or warranted by Supreme. They are supplied to Supreme by Pleasurecraft Marine Engine Company (PCM), which offers a separate warranty to owners with the following coverage by engine from the date of the original retail purchase of the boat for the engine and power train.

Engine	Coverage
Supreme Power by GM Marine Freshwater Cooled L96 6.0L/409lb-ft/1.72:1GR/1.25" DS	5 yrs/ 600 hrs.
Supreme Power by GM Marine Freshwater Cooled L96 Saltwater Ed 6.0L/409lb-ft/1.72:1GR/1.25" DS (4wk leadtime after confirmation)	5 yrs/ 600 hrs.
Supreme Power by GM Marine Freshwater Cooled HO 6.0L/450lb-ft/1.72:1GR/1.25" DS	5 yrs/ 600hrs.
Supreme Power by GM Marine Freshwater Cooled HO Saltwater Ed 6.0L/450lb-ft/1.72:1GR/1.25" (4wk leadtime after confirmation)	5 yrs/ 600 hrs.
Supreme Power by GM Marine 100% Freshwater Cooled ZZ5 5.3L/400lb-ft2: 1GR/1.25" DS	5 yrs/ 1000 hrs.
Supreme Power by GM Marine 100% Freshwater Cooled ZZ5 Saltwater Ed 5.3L/405lbf2:1GR/1.25" DS (4wk leadtime after confirmation)	5 yrs/ 1000 hrs.

Supreme provides no independent warranty with regard to the engine and transmission; however, the owner may contact Supreme to obtain contact information for making claims or inquiries under the applicable engine manufacturer's warranty. Owner should refer to Pleasurecraft Marine Engine Company Owner's Manual and warranty documents for further information on terms and conditions of the engine/power train warranty.

➤ **Trailer and Trailer Component Parts:**

BoatMate Trailers:

Trailer and trailer component parts are not manufactured or warranted by Supreme. Boatmate Trailers, LLC ("Boatmate") will facilitate all warranty claims based on the coverage set forth by the encompassing terms, conditions, and limitations for the duration of 5 years from the in-service date or 6 years from the date of manufacture, whichever comes first. The in-service date refers to the first date in which the trailer is either delivered to the ultimate purchaser or used as a commercial or demonstrator trailer. In the case of a component manufacturer providing a Limited Lifetime Warranty, once the 5 Year Limited Boatmate Trailer Warranty expires lifetime warranty claims will need to be filed with the appropriate Manufacturer offering said warranty.

Section 4. Limited Warranty Conditions, Limitations and Exclusions:

This Limited Warranty, as further described in Section 2, constitutes the final, complete and exclusive statement of warranty terms, and supersedes any and all prior written and oral statements or representations concerning the warranty on the boat. Supreme neither assumes or authorizes any other person to extend or expand upon any warranty right or grant further warranty rights on the boat or its components.

Supreme reserves the right to improve its products through changes in design or material without being obligated to incorporate such changes in products of prior manufacture.

The Limited Warranty set forth in Section 2 (including all subsections therein) **DOES NOT** cover or extend to any of the following:

- All warranty repairs must be performed in the country of purchase. Warranty will not be honored in cross-international-border purchases.
- Normal maintenance of boat, or any component thereof, including but not limited to, vinyl care, alignment, adjustments, connectors, corrosion, discoloration, and wear items including, but not limited to, non-skid material, battery, bushings, packing material, bulbs, seals, gaskets, impellers, carpet backing, wearable tower accessories/parts.



**DEALER'S
2ND OWNER
FILE COPY**

IMPORTANT! Dealer - Fill out completely, print legibly and mail back to Fineline Industries within seventy-two (72) hours of the purchase date.

PRIMARY USE: ☐ **Pleasure** ☐ **Commercial**

2ND OWNER

ADDRESS

CITY	STATE	ZIP
SALE DATE	SERIAL NO.	
MODEL NO.	MOTOR NO.	
EMAIL ADDRESS	PHONE NUMBER	

IMPORTANT! The FEDERAL BOAT SAFETY ACT requires lists to be maintained on product sales. **DEALER** must fill out and mail registration cards immediately upon delivery of product.



**2ND OWNER WARRANTY
REGISTRATION CARD**

IMPORTANT! Fill out completely, print legibly and mail back to Fineline Industries, LLC within Fifteen (15) days of the delivery date.

PRIMARY USE: ☐ **Pleasure** ☐ **Commercial**

SOLD TO

ADDRESS

CITY	STATE	ZIP
SALE DATE	SERIAL NO.	
MODEL NO.	MOTOR NO.	HOURS ON BOAT
EMAIL ADDRESS	PHONE NUMBER	

The selling dealer hereby certifies that the original retail purchaser and first user of the addressee whose name appears on this card purchased it on the date given herein. Owner has been informed of boat operating procedure and has received "All Manuals" with warranty provisions therein set forth and the Supreme warranty policy. The undersigned certifies that he/she is the original retail purchaser of the SUPREME boat identified herein. Purchaser certifies that he/she has completely read the Owner's Information and Warranty brochures, understands the same and will comply with all the provisions thereof. Purchaser further accepts the warranty of Fineline Industries and will comply with all the terms and conditions set forth as preconditions for any warranty claim.

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I have read and accept the warranty

AUTHORIZED DEALER NAME (PLEASE PRINT)	1ST OWNER'S SIGNATURE
AUTHORIZED DEALER SIGNATURE & PHONE NUMBER	



PLEASE
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DETACH AT PERFORATION

- Damage to boat due to using a non-Supreme authorized mooring cover including but not limited to vinyl or gelcoat;
 - Damage caused by misuse, neglect, negligence, accident, collision or impact with any object;
 - Damages caused by heat, fire, explosion or freezing/ thermal cracking, including, but not limited to, damages resulting from the failure to perform proper winterization of the boat and proper storing of the boat during extreme temperature conditions;
 - Damage caused by the use of improper or contaminated fuel or fluids;
 - Damage caused by failure to maintain the boat in accordance with the maintenance provisions in the Owner's Manual, by improper maintenance of the boat or by service furnished from unauthorized repair and service providers;
 - Damage caused by the installation of non-Centurion materials, components or parts. Damage caused by after-market cleaning products or non-Centurion approved additives;
 - Damage caused by the failure to comply with any recall or request for repair;
 - Damage caused by lightning, hail, rain, flooding, wind, sand, floods, extreme temperatures or other environmental or natural conditions;
 - Damage caused by theft or vandalism;
 - Damage caused by atmospheric fallout, chemical treatments, tree sap, salt, ocean spray, corrosion caused by salt water, mold, or animal droppings;
 - Damage resulting from the use of the boat for any racing, speed, commercial competition or performance demonstration;
 - Damage resulting from the use of the boat for any racing, speed, commercial competition or performance demonstration;
 - Damage resulting from use of the boat for rental, commercial or industrial purposes; and the use of the boat for anything other than recreational purposes;
 - Damage due to insufficient or improper maintenance, including use of oils, lubricants or fluids other than those recommended in the boat's Owner's Manual;
 - Damage to any component parts and accessories not manufactured by Supreme, including but not limited to, the engine, drivetrain, transmission, propeller, shift and throttle control levers and cables, pumps, blowers, wind-shields, canvas, tower and accessories, instrumentation and steering systems; however, such items may be warranted by the individual manufacturer, and where applicable, Supreme will furnish the owner with a copy of the manufacturer's warranty;
 - Damage caused by davits, a hoist system or boat lift of any kind that is utilized to support the boat;
 - Conditions resulting from use of the boat for anything other than recreational purposes;
 - Manufacturing variations or imperfections in cosmetic, convenience or aesthetic components or features of the boat, including the gel coat finish, which have no substantial impact on the use, value or safety. As the gel coat finish is applied manually by a Supreme craftsman, minor distortions or imperfections may be found in certain areas of the boat. Such distortions and imperfections are considered normal and not subject to warranty coverage and repair;
 - Damage to paint, varnishes, gel coat surfaces and colors, chrome-plated or anodized finishes, floor and floor covers and any other surface coatings, as well as damage resulting from in-water storage without proper barrier coat and bottom paints. NOTE: Although Supreme 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. To properly protect the boat, we recommend boat users apply a proper barrier coat and bottom paint whenever it is anticipated that the boat will be left in the water for an extended period of time without removing, drying and cleaning. Damaged or discoloration to the gelcoat from moisture or other impurities between the gelcoat and storage cover.
 - Damage caused by overloading, improperly weighting or overpowering the boat;
 - Damage caused by use of any trailer not sold through Supreme for the boat;
 - Damage caused by water intrusion into any part of the boat (including the glove box);
 - Damage caused by dealer-installed options or accessories;
 - Damage caused by consumer-installed options or accessories;
 - Any and all expenses including, but not limited to, costs incurred for haul-out, launching, towing, and storage charges, telephone, expedited shipping of replacement parts, or rental charges of any type (including slip fees);
- The following events will discharge Supreme from its obligations under the Supreme Limited Warranty:
- Unauthorized disconnection, tampering with, or altering of the boat's hour meter;
 - Unauthorized disabling of any Supreme installed warning device or system;
 - Unauthorized disconnection, disturbance or compromise of any wires, hoses, tubes, cables, looms or other components of the boat's electrical or fuel systems;
 - Determination by any state or federal entity or private insurance carrier that the boat is a total loss of value or fit only for salvage.

The Limited Warranty does not provide coverage to any boat which has ever been:

- A repossession from a retail customer;
 - Purchased from a salvage yard;
 - Purchased from an auction;
 - Purchased from an insurance company that obtained the product as a result of an insurance claim.
- The Limited Warranty does not cover the costs of maintenance, which includes, but is not limited to, boat inspections,

lubrication, engine tune-ups, replacement of filters, coolants, spark plugs, bulbs, fuses, impellers, packing material, cleaning and polishing.

Section 5. Limitation of Liability:

- **Liability Limitation-Exclusion of Consequential Damages:** This Limited Warranty is for the benefit of the owner and Supreme, and shall not create or evidence any right in any third party. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SUPREME SHALL IN NO EVENT 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 SUPREME HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES COULD REASONABLY HAVE BEEN FORESEEABLE BY SUPREME. [Disclaimer: 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.]

Section 6. Warranty, Warranty Registration and Warranty Transfer

- **Warranty:** In order to obtain warranty service under this Limited Warranty, the owner must notify the selling dealer in writing within (30) days after the discovery of any claimed defect and prior to initiating any repair. Supreme reserves the right to inspect and/or to require further evaluation and/or information regarding a warranty claim against a boat prior to its repair as well as designate the place of the warranty repair.

If you need assistance locating an authorized Supreme service facility, please visit our Supreme website at <https://supremetowboats.com> or call Supreme at (209)384-0255.

Fineline Industries, LLC
Attention, Warranty/Customer Service Department
2047 Grogan Avenue
Merced, CA 95341 (209) 384-0255

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 Supreme dealer's service department during the covered warranty period will be repaired or replaced, in Supreme's sole discretion, without charge to the customer. This provision is subject to the following terms and conditions:

- Supreme shall be responsible only to repair or replace those items that are defective, in Supreme's sole discretion, upon examination by a Supreme authorized dealer's service department or Supreme's own factory personnel;
- Supreme warrants its repairs and replacements only for the remainder of the applicable warranty period;
- Supreme shall, in its sole discretion, fulfill its responsibility to repair or replace any defective item at its authorized dealer's service department; and
- 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 Supreme service department and for any return transportation.
- 20 hour Inspection. Supreme Boats assumes no responsibility for the cost related to the 20 hour service. This is the owner's responsibility and is required to maintain the factory warranty.

Warranty Registration: Within seventy-two hours (72) of the first retail delivery of a Supreme boat, the boat must be registered for product warranty purposes under applicable federal law, and the following steps must be performed in order to complete the warranty registration process for all Supreme boats:

- Dealer is obligated to complete the warranty registration for the retail purchaser (boat owner) using Supreme's on-line dealer system. The warranty registration card must be signed by the boat owner and scanned and submitted online in connection with the warranty registration for the boat owner.
- Supreme should be notified promptly by owner of any change in address.
- **Note:** This warranty is expressly conditioned upon the completion of the electronic registration to Centurion. This will enable Centurion to notify owners of any necessary performance or safety modifications to your boat, and to verify ownership in case a warranty claim is filed.

As the boat owner, you should ensure that the dealer has complied with this requirement. Warranty registration is vital.

- **Warranty Transfer:** In accordance with the provisions of the Centurion Limited Warranty, if the Centurion boat is subsequently sold by the original retail purchaser, a transferable warranty will be offered to the second retail owner only for the remaining unexpired warranty coverage provided under the Limited Warranty. This does not include the Gel Coat Two (2) Year, or the Lifetime Limited Warranty on the Structural Components (deck, hull and stringers) as described in Section 2. The original retail purchaser can transfer on condition that the sale of the boat by the original retail purchaser occurs within five (5) years or five hundred (500) hours (whichever occurs first) of the date of the original retail delivery of the boat. The Limited Warranty cannot be transferred on further retail sales or sales which are completed after the fifth (5th) year of ownership.^o
- o The Limited Warranty will be transferred upon the receipt and verification of:
 - ♦ The completed form below;
 - ♦ A copy of the sales agreement/invoice;
 - ♦ A payment of \$400, made payable to the Authorized Supreme Dealer

The transfer registration **MUST BE RECEIVED WITHIN 15 DAYS OF THE DELIVERY DATE.** With timely submission or transfer data, the warranty will be transferred retroactive to the delivery date.



DEALER'S
FILE COPY

PRIMARY USE: ☐ Pleasure ☐ Commercial

OWNER

ADDRESS

CITY	STATE	ZIP
SALE DATE		SERIAL NO.
MODEL NO.		MOTOR NO.
EMAIL ADDRESS		PHONE NUMBER

IMPORTANT! The FEDERAL BOAT SAFETY ACT requires lists to be maintained on product sales. DEALER must fill out and mail registration cards immediately upon delivery of product.



WARRANTY
REGISTRATION CARD

PRIMARY USE: ☐ Pleasure ☐ Commercial

SOLD TO

ADDRESS

CITY	STATE	ZIP	
SALE DATE		SERIAL NO.	
MODEL NO.		MOTOR NO.	HOURS ON BOAT
EMAIL ADDRESS		PHONE NUMBER	

The selling dealer hereby certifies that the original retail purchaser and first user of the addressee whose name appears on this card purchased it on the date given herein. Owner has been informed of boat operating procedure and has received "All Manuals" with warranty provisions therein set forth and the Supreme warranty policy. The undersigned certifies that he/she is the original retail purchaser of the SUPREME boat identified herein. Purchaser certifies that he/she has completely read the Owner's Information and Warranty brochures, understands the same and will comply with all the provisions thereof. Purchaser further accepts the warranty of Fineline Industries and will comply with all the terms and conditions set forth as preconditions for any warranty claim.
IMPORTANT: The FEDERAL BOAT SAFETY ACT requires lists to be maintained on product sales. DEALER must fill out and mail registration cards immediately upon sale of product

I have read and accept the warranty

AUTHORIZED DEALER NAME (PLEASE PRINT)	1ST OWNER'S SIGNATURE
AUTHORIZED DEALER SIGNATURE & PHONE NUMBER	