

Outdoor Power Equipment Warranty Contract

Underwritten by:
TRISURA GUARANTEE INSURANCE COMPANY
70 York Street, Suite 1100
Toronto, Ontario M5J 1S9

Name: _____

Contract Number
STPW

Address: _____

City: _____ Prov. _____ Phone: () _____

Dealer Name: _____ City: _____

Salesperson: _____ Phone: () _____

Product: _____ Retail Price _____

Brand Name: _____ Size of Motor: _____ ☐HP ☐CC

Model: _____ Serial # _____

Length of Extended Coverage: _____

Start Date: _____
MM / DD / YYYY

Expiry Date: _____
MM / DD / YYYY

This contract becomes an active warranty once full payment and this document are received by
Integrated Warranty Systems Inc.

I have read and understand this plan, including the terms and conditions on the reverse. I understand that this coverage begins on the above stated Start Date or upon expiration of the Manufacturer's and/or Dealer's warranty (where the term of these warranties overlap the term of extended coverage). Coverage continues until the above stated date of expiration. By accepting this plan, I agree to the terms and conditions contained herein.

Customer Signature: _____ Date: _____

Salesperson Signature: _____ Date: _____

INSURING AGREEMENT

Trisura Guarantee Insurance Company has issued this Contract through the Administrator, Integrated Warranty Systems Inc. In consideration of the payment of the Contract premium to Integrated Warranty Systems Inc., and in reliance upon the statements and selections made by the Contract holder and the issuing Dealer in this Contract and subject to the terms, conditions, exclusions and limitations of this Contract set out on the reverse, Trisura Guarantee Insurance Company agrees to indemnify the Contract holder as per the Terms of Extended Protection Policy attached hereto.

Administered by:



Integrated Warranty Systems Inc
495 Richmond Street, Suite 300
London, ON N6A 4G1
1-800-862-7184 Fax: 1-888-341-4888

Terms of Extended Protection

For purposes of this plan, the terms “we”, “us” and “our” as used herein shall refer to Trisura Guarantee Insurance Company, acting directly or through Integrated Warranty Systems Inc. This plan covers all functioning parts of the mechanical and electrical components of the warranted product. Coverage is not provided under the terms of this plan unless the unit(s) has been serviced in accordance with the manufacturer's recommendations. Routine maintenance, which includes (but is not limited to) replacement of fluids, filters, fuses, belts, pull cords, chains or bulbs, cleaning of any part of the unit including drains, faulty connections, adjustment of controls, consumables, spark plugs and batteries are the customer's responsibility. In addition, IWS will not pay for damage to impellers, blades, augers, exterior casing or components (i.e. Knobs, handles, glass, antennas, panels or remote controls). Normal wear or any repairs caused by normal product vibration (i.e. tightening and adjusting loose parts) are not covered. This plan is void if damage is caused by Acts of God, impact, abuse, rust, corrosion or unreasonable use. If the repair is deemed a nuisance call by the servicer, then the repair bill is the customer's responsibility.

This plan does not cover any customer instruction. IWS is not responsible for any incidental or consequential damages, or any oral representation other than the terms and conditions contained herein. This plan is a parts and labour plan for the identified product and terms only. It does not provide for bodily injury liability, property damage liability or any other type of liability coverage. This plan is void if the unit(s) is worked on by any person or dealer not authorized by IWS. If parts are not available and the product cannot be repaired, a pro-rated portion of the remittance will be returned.

When this contract is properly completed, filed and registered with us, it becomes an extended protection plan covering parts and/or labour. Coverage shall be in force for the period outlined on the reverse, subject to approval by the administrator. This plan will pay at the normal working hour rate (as established in a Dealer Agreement) for repairs or replacement parts and/or labour on the product identified on the reverse. The plan is valid for the specified term for product/part(s) that fail during normal use. It is the owner's responsibility to cover the servicer's mileage to the unit or any transportation costs in returning the warranted product/part(s) to an authorized service depot or factory. This contract is transferable to a new owner. To transfer this contract, forward the transfer fee of \$50.00 along with the new owner's information to us.

We are not responsible for any incidental or consequential damages, or any oral misrepresentation other than the coverage and exclusions contained herein. This plan does not guarantee days or time of service. We are not liable for any damages whatsoever arising out of delays, either before or after a day or time of service is agreed upon. For each claim, our liability will in no event exceed the actual cash value of the warranted product before the failure. The aggregate of all coverages and benefits paid or payable under this plan will not exceed the price the contract holder paid for the warranted product. If we make any payment under this plan, the contract holder agrees that we hold all rights of recovery for those payments against anyone, due to, but not limited to, a safety recall campaign, any repair required by any court, regulatory agency, decree or settlement. The contract holder will do nothing to harm those rights. If the contract holder has a right to recover against another party, the contract holder's rights become our rights. The contract holder will do whatever is necessary to enable us to enforce these rights. If we pay for repairs under this plan and the contract holder is also repaid for the same repairs by someone else, the contract holder's payment will become our property up to the amount that we paid for the repairs. No changes may be made to this plan unless approved by Trisura Guarantee Insurance Company in writing. None of the representatives of Trisura Guarantee Insurance Company, including, without limitation, Integrated Warranty Systems Inc., have the authority to change or waive any provisions of this plan. By acceptance of this plan, the contract holder agrees that the statements in this contract made by the contract holder are the contract holder's representations and agreements and that this contract is issued in reliance upon the truths of those statements. This contract will be governed and construed in accordance with the laws of the province where this contract is written. Any litigation by either party arising out of the terms of this contract will be commenced in a provincial court of said province or in a court of arbitration under the Arbitration Act currently in force in said province, such arbitration to be conducted before a single arbitrator within said province. This contract is the entire understanding between the contract holder and us and there are no warranties, representations or agreements that are not expressly set forth herein.