

POWDER COATED
30
YEAR GUARANTEE
DECKMASTER

30-Year Limited Warranty DECKMASTER™ G5, GW5, and GTT5 Deck Clips

GRABBER
CONSTRUCTION PRODUCTS

"The Professional's Choice"™

Statement of Limited Warranty

Subject to the exclusions, limitations, and restrictions described below, Grabber Construction Products, Inc. ("Grabber") warrants only to the original purchaser ("Purchaser") of the DECKMASTER™ G5, GW5, GTT5, G5S, GW5S and GTT5S Deck Clips and Screws (the "Products") that (1) the Products are free of material defects in workmanship and materials for a period of 30 years from the date the Products are purchased (the "Term"), and that (2) the Products will not contribute to the splitting, splintering, rot, or structural damage from termites and fungal decay of any deck board materials. Warranties of deck board materials are covered under separate Deck Board Original Manufacturer's warranty periods and provisions.

Grabber will replace DECKMASTER™ Stainless Steel or GrabberGard® coated item that corrodes under any the circumstances described below applicable to those parts. The obligation under this warranty shall be limited to replacement of the corroded or defective part used for normal residential, non-commercial applications†.

GW5S, G5S, GTT5S DECKMASTER™ stainless steel exterior screws and clip will not corrode due to exposure to normal environmental conditions or to corrosives contained in natural wood species, treated lumber, or plastic/wood composite decking material. † Stainless steel screws and brackets are the only DECKMASTER™ products warranted for use on or near the water, such as for pools, spas, docks, boardwalks or piers, and to be free from staining in treated lumber, redwood, cedar, mahogany, teak, Ipe®, Pau Lope®, or Ironwoods®.

GrabberGard® Coated exterior screws and clip will not corrode due to exposure to normal environmental conditions, untreated lumber or to corrosives contained in any of the materials listed in the preceding paragraph, or to exposure to chemicals used, in pressure treated lumber formulations designated as, ACQ, MCQ, Copper Quat, or Copper Azole types CBA-A and CA-B, the only materials for which use of this screw and bracket is appropriate.

Grabber makes no warranty regarding the Products except for those warranties specifically provided herein and all other warranties relating to the Products, whether expressly made by Grabber or implied by statute, are hereby specifically excluded and disclaimed by Grabber, including, without limitation, implied warranties of merchantability and fitness for a particular purpose.

Exclusions, Limitations and Restrictions

All warranties contained herein are subject to the following exclusions, limitations and restrictions:

Proper Installation and Use: Where installation of the Products is necessary, this warranty shall be null and void if the Products are not properly installed in accordance with the instructions provided at the time of original purchase. In addition, this warranty does not extend to damage or defects caused by the following: (1) use of the Products other than the use for which the Products were designed; (2) natural disasters or acts of God; (3) negligent or intentional act or omission of Purchaser; (4) transportation or shipping of the Products; or (5) failure caused by motor vehicle traffic.

Original Purchaser: This Warranty is extended solely to the Purchaser of the Products and does not extend to any subsequent purchaser or other owner of the Products.

Effective Date: This warranty supersedes all previous warranties stated or implied, and is effective only for consumer purchases made on or after July 1, 2011.

Obtaining Warranty Performance

If Purchaser discovers a defect in the Products during the Term, Purchaser must, within thirty (30) days from the discovery of the alleged defect but no later than the end of the Term, notify Grabber in writing, at the following address:

Grabber Construction Products
Warranty Settlement
20 W Main Street CT STE 200
Alpine, UT 84004-1889
801.492.3880

Failure to notify Grabber by this deadline will void the limited warranty. Purchaser must include in this notification satisfactory proof of purchase and a statement explaining the defect. Grabber may request additional information as it determines appropriate. After reviewing such information, Grabber will make a determination regarding the validity of Purchaser's claim. If Grabber determines Purchaser's claim is valid, Grabber will, at its option, either replace the defective Grabber Product or refund a percentage of the original purchase price paid (excluding sales taxes) by Purchaser for such defective Product (not including the cost of its initial installation) equal to the percentage of the Term during which the Product failed to satisfy this warranty. This warranty shall not cover, and Grabber shall not be responsible for, costs and expenses incurred with respect to the removal of the defective Product or the installation of replacement materials, including but not limited to, labor and freight. The foregoing remedies are the sole and exclusive remedy for breach of this warranty.

Limitation of Remedies

IN NO EVENT WILL GRABBER BE LIABLE FOR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES RESULTING FROM THE USE OR INSTALLATION OF THE PRODUCTS, INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS, LOSS OF USE OF THE PRODUCT OR ANY ASSOCIATED PRODUCT OR EQUIPMENT, COST OF CAPITAL, COST OF ANY SUBSTITUTE EQUIPMENT, FACILITIES OR SERVICES, DOWN TIME, CLAIMS OF THIRD PARTIES INCLUDING CUSTOMERS AND INJURIES TO PROPERTY. THIS WARRANTY DOES NOT COVER COSTS OF REMOVAL, INSTALLATION, REINSTALLATION, DECKING MATERIALS, INSTALLATION TOOLS,

Miscellaneous

This warranty may not be altered or amended except in a written instrument signed by an authorized officer of Grabber. No agent, employee or any other party is authorized to make any warranty in addition to that made herein and Grabber shall not be bound by any such statements other than those contained in this warranty.