

HAULMARK INDUSTRIES, INC. Limited Warranties

Haulmark Industries, Inc., P.O. Box 281, Bristol, IN 46507 (MANUFACTURER) warrants to the ORIGINAL PURCHASER- that the TRAILER (the PRODUCT) shall be free of DEFECTS in materials and workmanship attributable to Manufacturer, subject to the limitations and exclusions described below. The warranties described below will hereafter be identified as "this Warranty." The term of this Warranty described below is measured from the date of the original purchase of Purchaser of the Product. THIS WARRANTY IS NOT TRANSFERRABLE TO SUBSEQUENT OWNERS AND IS NOT APPLICABLE TO THE RENTAL OF ANY PRODUCTS.

MANUFACTURER'S 3-YEAR STRUCTURAL WARRANTY COVERAGE: Manufacturer warrants the following items to be free from defects in materials and workmanship for a three (3)-year period from the date of purchase by Purchaser: main rails, cross members, hat posts, z-posts, roof bows, tongue a-frame, structural welds, corner posts, outriggers, wheel wells, headers, ramp door structure.

MANUFACTURER'S 1-YEAR WARRANTY COVERAGE: Manufacturer warrants the following items to be free from defects in materials and workmanship for a one (1)- year period from the date of purchase by Purchaser: plumbing, fasteners, windows, doors, seals, sealant, exterior metal, metal corrosion, rust, fenders, undercoating, fiberglass, caps, aluminum trim, floors, wood trim, rolled good floors, cabinets, cabinet components, electrical components, lights, mechanical jacks, locks, paint, interior walls, vents, ramp hinges, stone guard, carpet.

ITEMS EXCLUDED FROM THIS WARRANTY: Manufacturer warrants the proper installation of the following items but Manufacturer does not warrant that these items are free from defects in materials or workmanship. Manufacturer will pass through to Purchaser any warranty on these items from their respective manufacturers. Items not covered by this Manufacturer's (Haulmark's) warranty are axles, axle components, tow in and tow out on axles, camber on axles, tires, rims, air conditioners, generators, awnings, winches, electrical jacks, hydraulic jacks, food service equipment, beverage service equipment, water heaters, refrigerators, toilets, landing gear, stove/cook top, microwave, TVs, VCRs, DVD players, stereo equipment, water pumps, furnaces, car hoists, lift-gates, living quarters, couplers, batteries, ramp door springs.

CLAIMS EXCLUDED FROM THIS WARRANTY: Manufacturer is not responsible for claims relating to any of the following: (1) defacing: scratches, dents, chips, tears, and defacing on any surface not caused by Manufacturer (2) routine maintenance; (3) damage from unauthorized repairs, abuse, misuse or neglect, or overloading (as determined by the Gross Vehicle Weight Ratio ("GVWR"), (4) metal corrosion from fertilizers, cement, caustic chemicals, etc; (5) damage caused from improper hitch ball or tow vehicle hook up; (6) damage to the contents of any Product, regardless of cause; (7) damages caused by loose or improperly torqued lug nuts; (8) paint, decals or graphics regardless of cause; (9) off road usage; (10) tow vehicle wiring; (11) tire alignment; (12) deterioration of paint and appearance due to use and exposure, (13) damages caused by loose fasteners due to not maintaining necessary tightness of these items, (14) damages caused from towing a trailer under the 10,000 pound GVWR that is towed by any vehicle that exceeding a one (1) ton towing capacity, (15) damages caused by the use of a towing vehicle with a trailer that exceeds the tow vehicle's manufacturer's specification, (16) damages to any tow vehicle.

THIS WARRANTY WILL BE VOIDED BY ANY REPAIR OR MODIFICATIONS TO THE PRODUCT, OR ADDITION OF PRODUCT ACCESSORIES BY ANYONE OTHER THAN AN APPROVED HAULMARK DEALER. Manufacturer will not be responsible for work performed by a Non-Haulmark dealer or service center, unless Manufacturer gives prior authorization. Manufacturer's determination of whether the Product has been abused or misused by the Purchaser is final and binding on Purchaser regarding Pruchaser's rights under this Warranty.

Detach this portion and retain for your records

Serial # 16 H c B 1 2 2 6 C T D 2 4 4 4 0	Model: GC6X12DT2 Purchase Date: 1-6-12
Selling Dealer Name County vide Trailer Sales	Customer Name: West University United Methodist Church (Box Scort Trop 266)
	Customer Address: 3611 University Blvd.
	City: No vs ton
	StateZIPZIP
	Phone Number: (713) 229-1226
I have read, understand, and agree to the Warranty:	E-Mail: prelliatle gmail. com
Customer Signature: Taul R Ellis	Date:

MANUFACTURER'S OBLIGATION

Manufacturer's sole obligation under this Warranty and Purchaser's sole remedy is for Manufacturer to repair all covered defects in materials and workmanship within. Manufacturer will not be obligated, in any way, to pay for any repairs made without specific prior approval. The repair facility will remedy all defects within a reasonable time.

PURCHASER'S OBLIGATIONS - HOW TO OBTAIN WARRANTY SERVICE

Purchaser must notify his/her selling dealer of any defects in material or workmanship immediately upon discovery of the defect. It is the selling dealer's responsibility to notify the Manufacturer of any warrantable issues and to request authorization and replacement warranty parts. The Purchaser is required to complete and return to Manufacturer the attached warranty registration card within (30) thirty days of purchasing the Product for which warranty coverage is being sought to obtain Warranty service. THIS WARRANTY WILL NOT APPLY IF COMPLETED WARRANTY REGISTRATION CARD IS NOT ON FILE WITH MANUFACTURER. Purchaser is responsible for all costs, towing, and transportation charges incurred to obtain Warranty service, including towing, transportation, meals, and lodging expenses.

LIMITATION OF LIABILITY

MANUFACTURER EXCLUDES ALL LIABILITY, WHETHER BASED ON CONTRACT (EXPRESS OR IMPLIED), TORT, OR PRODUCT LIABILITY, FOR ANY DAMAGES TO PURCHASER OR ANY OTHER PARTY OTHER THAN REPAIR OF ANY DEFECTIVE ITEM AS SET FORTH IN THIS WARRANTY. NOR SHALL MANUFACTURER BE LIABLE FOR ANY PUNITIVE, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND OR FOR LOSS OF REVENUE, PROFITS, LOSS OF BUSINESS, LOSS OF USE OF THE PRODUCT, OR OTHER FINANCIAL LOSS ARISING OUT OF OR IN CONNECTION WITH THE SALE, MAINTENANCE, USE OR FAILURE OF THE PRODUCT, EVEN IF MANUFACTURER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. MANUFACTURER'S LIABILITY UNDER THIS WARRANTY THEREFORE DOES NOT INCLUDE, AND SPECIFICALLY EXCLUDES, LIABILITY FOR PURCHASER'S HOTEL OR OTHER LODGING, FOOD AND OTHER LIVING OR TRAVEL EXPENSES, AND FUEL EXPENSES. THIS DISCLAIMER OF LIABILITY SHALL NOT BE AFFECTED EVEN IF ANY REMEDY PROVIDED IN THIS WARRANTY FAILS OF ITS ESSENTIAL PURPOSE.

DISCLAIMER OF IMPLIED WARRANTIES

MANUFACTURER MAKES NO EXPRESS OR IMPLIED WARRANTIES OTHER THAN AS SPECIFICALLY SET FORTH IN THIS WARRANTY. EXCEPT FOR THE EXPRESS LIMITED WARRANTY SET FORTH HEREIN, THE PRODUCT IS SOLD "AS IS" AND THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, COMPLIANCE WITH DESCRIPTION, OR NON-INFRINGEMENT IN CONNECTION WITH ANY SALE. THIS LIMITED WARRANTY DOES NOT COVER FAILURE OF THE PRODUCT RESULTING FROM CAUSES OTHER THAN PRODUCT DEFECTS, INCLUDING BUT NOT LIMITED TO IMPROPER MAINTENANCE, IMPROPER USE, OR ANY OTHER SUCH CAUSE. If any provision of this Warranty is held to be illegal or unenforceable by any court of competent jurisdiction, the remaining provisions shall remain effective. Some states do not allow the exclusion or limitation of implied warranties or the limitation of incidental or consequential damages for certain products supplied to consumers or the limitation of liability for personal injury, so the limitations and exclusions above may be limited in their application. When the implied warranties cannot be excluded in their entirety, they will be limited to the duration of the express written terms of this Warranty.

DESIGN CHANGES

Manufacturer reserves the right to change the design of its Products from time to time without notice and with no obligation to make corresponding changes in any Products previously manufactured.

LEGAL REMEDIES OF PURCHASER

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY HAVE OTHER RIGHTS WHICH MAY VARY FROM STATE TO STATE. No action to enforce this Warranty shall be effective if it is commenced later than 180 days after the discovery of any defect nor shall any action to enforce this Warranty be effective if after the expiration of the Warranty Periods set forth above.

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NO POSTAGE
NECESSARY
IF MAILED
IN THE
UNITED STATES

BUSINESS REPLY MAIL
FIRST-CLASS MAIL PERMIT NO. 54 BRISTOL IN

POSTAGE WILL BE PAID BY ADDRESSEE

HAULMARK INC. 14054 COUNTY ROAD 4 BRISTOL, IN 46507-9915