



American Road Machinery, Inc. Leaf Machine Warranty

American Road Machinery, Inc. warrants our line of leaf collection machines to be free from defects in material and workmanship, under proper use and following recommended maintenance for a period of 1 year from the date of delivery. We will repair or replace at our option any parts or components that are returned by the buyer to our facility in Minerva, Ohio, transportation prepaid and found to be defective under normal use or service due to defects in material or workmanship.

Charges for field service, labor, mileage or other expenses incurred by the user or charged by a third party service organization or authorized dealer will not be accepted unless previously approved by American Road Machinery, Inc. in writing with all claims accompanied by a valid Return Authorization Number.

Any repairs or modifications made to a leaf collection machine that are not authorized or performed by the factory will void this warranty. The use of non factory original replacement parts will void this warranty.

The user is required to adhere to all recommended service intervals and to replace normal wear items as specified in the operator and service manuals. Failure to do so will void this Warranty.

Components that are part of an American Road Machinery, Inc. leaf machine but that are not manufactured by us are subject to their own manufacturers warranties which may differ from our basic machine warranty. This includes, but is not limited to, Engines, PTO's, and Pump's, Valves, Axles, Jack Stands, Controls and other parts. We will assist the customer to obtain warranty coverage if requested.

In no event shall American Road Machinery, Inc. be liable in damages for delay caused by equipment failure, for incidental, consequential or punitive damages, or for any charge or expense of any nature incurred without express written consent from American Road Machinery, Inc.

THERE SHALL BE NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS OR ANY OTHER OBLIGATION ON THE PART OF MANUFACTURER WITH RESPECT TO ANY OF THE PRODUCTS EXCEPT AS SET FORTH AND EXTENDED HEREIN.

Effective April 2008