

THULE ONE YEAR LIMITED WARRANTY
[THULE SNOW CHAINS]

Thule warrants to the original purchaser that its snow chains (the "Product") will be free from defects in materials and workmanship for a period of one year from date of purchase. This warranty terminates if a purchaser transfers the product to any other person.

Subject to the limitations and exclusions described in this warranty, THULE will remedy defects in materials or workmanship by repairing or replacing, at its option, a defective Product without charge for parts or labor.

No warranty is given for defects caused by normal wear and tear, accidents, unlawful vehicle operation, or modification or any types of repair of the Product other than those authorized by THULE.

No warranty is given for defects resulting from conditions beyond THULE's control including, but not limited to, misuse (including, without limitation, use in speeds greater than 30 mph (50 kph) or use for extended periods on roads free of snow and ice), failure to mount or use the Product in accordance with THULE's written instructions or guidelines included with the Product or made available to the purchaser.

In the event that the Product is defective, the purchaser should contact the THULE dealer from whom it purchased the Product. If the dealer is not able to correct the defect, the purchaser should contact THULE in writing or by telephone at:

THULE
42 Silvermine Road
Seymour, Connecticut 06483
Attn: Technical Quality Department Warranty Claim Information
(800)561-0716

In the event that a Product needs to be returned to THULE, a THULE technician at the address or telephone number listed above will provide the purchaser with the appropriate mailing address and any additional instructions. Please note that the purchaser will be responsible for the cost of mailing the Product to THULE and that proof of purchase in the form of an original purchase invoice or receipt and a detailed description of the defect must be included in the mailing.

DISCLAIMER OF LIABILITY

REPAIR OR REPLACEMENT OF A DEFECTIVE PRODUCT OR THE ISSUANCE OF A REFUND OR CREDIT (AS DETERMINED BY THULE) IS A PURCHASER'S EXCLUSIVE REMEDY UNDER THIS LIMITED WARRANTY. DAMAGE TO A PURCHASER'S VEHICLE, CARGO AND/OR TO ANY OTHER PERSON OR PROPERTY IS EXCLUDED.

THIS LIMITED WARRANTY IS EXPRESSLY MADE IN LIEU OF ANY AND ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

THULE'S SOLE LIABILITY TO ANY PURCHASER IS LIMITED TO THE REMEDY SET FORTH ABOVE. IN NO EVENT WILL THULE BE LIABLE FOR ANY LOST PROFITS, LOST SALES, OR FOR ANY CONSEQUENTIAL, DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES OR FOR ANY OTHER DAMAGES OF ANY KIND OR NATURE.

SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS MAY NOT BE APPLICABLE.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

Effective January 1, 2008