

PRO-LITE LIMITED WARRANTY – 2011 MODEL YEAR

Ten Year Limited Hull Warranty. Pro-Lite warrants that for ten (10) years after the date of delivery to its original retail purchaser (Purchaser), each new hull manufactured by Pro-Lite will be free from structural defects due to material or workmanship under normal non-commercial use. Hull structural defects are defined as the separation or delamination of the stringers or delamination of the one-piece fiberglass shell below the hull and deck flange.

Transferability of Warranty. This limited warranty may be transferred to subsequent purchasers of the boat during the warranty period, provided that such subsequent purchaser pays the required Fifty Dollar (\$50.00) transfer fee to Pro-Lite and registers his ownership with Pro-Lite within thirty (30) days of such purchase.

Components Warranty. Warranties provided to Pro-Lite by component manufacturers shall be passed on to purchaser to the extent that such transfer is permitted by the component manufacturer, Pro-Lite's selling dealer will identify the authorized service organization for any such components upon request.

Exclusions. This Limited Warranty does not cover or extend to any of the following:

1. All non-structural hull defects or failures.
2. Failure or damage that is a result of normal wear and tear, racing, rental, charter or military use; abuse, negligence, vandalism, lack of maintenance, casualty loss or docking damage.
3. Alterations and modifications made without the written authorization of Pro-Lite Boats
4. Blistering, fading, chalking, crazing or cracking of any fiberglass, gel coat, varnish, paint or metallic finish.
5. Statements and representations that estimate the speed, weight, fuel consumption or other performance characteristics of the vessel and any statements, representations or warranties, other than those given in this limited warranty.

LIMITATIONS: PRO-LITE SHALL NOT BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL OR INDIRECT DAMAGES OF ANY NATURE. REPAIR OR REPLACEMENT OF DEFECTIVE PARTS SHALL BE AT PRO-LITE'S SOLE DISCRETION AND THE SOLE AND EXCLUSIVE REMEDY OF THE PURCHASER. THIS WARRANTY GIVES THE PURCHASER SPECIFIC LEGAL RIGHTS. THE RIGHTS AND REMEDIES OF THIS WARRANTY ARE EXCLUSIVE AND GIVEN IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, TO INCLUDE MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WHETHER ARISING BY LAW, CUSTOM, CONDUCT OR USAGE OF TRADE. THE PURCHASER MAY HAVE OTHER RIGHTS NOT STATED HERIN AND THOSE RIGHTS MAY VARY FROM STATE TO STATE. IN THE EVENT THAT IMPLIED WARRANTIES ARE FOUND TO EXIST UNDER THE LAW OF A PARTICULAR STATE NOTWITHSTANDING THE EXCLUSION CONTAINED HEREIN. THE DURATION OF SUCH WARRANTY SHALL BE LIMITED TO THE DURATION OF THE APPLICABLE LIMITED WARRANTY STATED HEREIN.

PRO-LITE IS A DIVISION OF PRO-LINE BOATS, LLC

Notices: All communications and notices from Purchaser regarding this limited warranty should be sent to Pro-Lite C/O Pro-Line Boats, Customer Service Dept., PO Box 1348, Crystal River, Florida 34423-1348. Telephone: (352)-795-4111. Notification to the selling dealer does not substitute for notice to Pro-Lite. Selling dealer is not an agent of Pro-Lite and has no authority to alter or vary the terms of this warranty or accept notice of defects on behalf of Pro-Lite.

Pre-delivery Examination. Purchaser represents to Pro-Lite that Purchaser has examined the boat and all its component parts, accessories and equipment, to Purchaser's full satisfaction prior to accepting delivery from the selling dealer.

Acknowledgement of Limited Warranty. By signing this warranty form, Purchaser, (or each Purchaser, if more than one) agrees that he or she has read a copy of this limited warranty in its entirety and understands its terms and conditions. Purchaser (or each of them) acknowledges receipt of a copy of this limited warranty at the time of sale.