



STANDARD WARRANTY COVERAGE FLOOR SCRUBBERS

Warranty registration must be completed and registered with Noblelift North America before claims are processed.

Standard Warranty Coverage, 12 months or 2,000 hours

Noblelift N.A. warrants each new Noblelift floor scrubber to be free, under normal use and when the manufactures maintenance guidelines are followed, of defects in material and workmanship for the first (12) months or 2,000 operating hours (whichever occurs first) from the date of first use by the original purchaser from an Authorized Dealer or Noblelift Distributor.

Major component coverage 24 months or 4,000 hours

Noblelift N.A. warrants that each new Noblelift floor scrubber Electric Drive motor, Transmission, and Drive controller to be free, under normal use and when the manufactures maintenance guidelines are followed, of defects in material and workmanship for the first (24) months or 4,000 operating hours (whichever occurs first) from the date of first use by the original purchaser from an Authorized Dealer or Noblelift Distributor.

Chassis and welding coverage 36 months

Noblelift N.A. warrants that each new Noblelift floor scrubber's chassis and welding, under normal use, for the first (36) months from the date of first use by the original purchaser from an Authorized Dealer or Noblelift Distributor.

Coverage

During the specified warranty period all manufactures scheduled maintenance must be performed and documented by the Authorized Selling Dealer, Distributor or Factory Trained Personnel utilizing OEM original parts, any defect in material or workmanship of the warranted item shall be repaired or replaced at Noblelifts option, by an Authorized Noblelift Dealer or Noblelift Distributor.

Exclusions & Limitations

1. Items that require replacement during normal operation (such as, but not limited to, brakes, oil & filters, light bulbs, belts, tires & wheels)
2. Repair or replacement required as a result of: (a) accident, (b) lack of proper maintenance, as outlined in the Noblelift Service Manual, (c) repairs or replacement of parts not properly performed, (d) use of replacement parts not of Original Equipment Manufacturers origin that adversely affect the proper operation , performance, and/or durability, (e) alterations or modifications performed without Noblelift's prior written approval, (f) deterioration of appearance or performance due to normal use or exposure.
3. Normal service repairs (such as but not limited to, tune-ups, P.M. maintenance, tire replacement, adjustments, tightening of loose hardware, etc.)
4. Accessories or parts either installed by the Noblelift Authorized Dealer or that may be warranted by the original manufacturer (such as, but not limited to, attachments, tires, batteries, etc.)
5. Major component Drive Train Coverage is limited to internally lubricated components only, excludes normal wear items.
6. Customer or dealer's failure to implement any repair, update, or modifications to the Noblelift truck or products recommended by Noblelift N.A.

THE FOREGOING IS A COMPLETE STATEMENT OF THE WARRANTIES REGARDING THE PRODUCTS EXPRESS OR IMPLIED, REGARDING THE ABSENCE OF DEFECTS IN MATERIALS OR WORKMANSHIP INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE (AS DEFINED IN THE UNIFORM COMMERCIAL CODE). SUCH WARRANTIES PROVIDE THE EXCLUSIVE REMEDIES FOR ANY NON-CONFORMITY OR DEFECT IN PRODUCTS. IF ANY COURT HAVING JURISDICTION FINALLY HOLDS THAT THIS LIMITATION OF REMEDIES IS VOID OR UNENFORCEABLE, NOBLELIFT N.A. FOR ANY CLAIM SHALL BE LIMITED TO THE INVOICE PRICE OF THE PRODUCTS GIVING RISE TO THE CLAIM. IN NO EVENT WILL NOBLELIFT BE LIABLE TO DEALER OR TO DEALER'S CUSTOMER WITH RESPECT TO PRODUCTS SOLD TO DEALER OR TO DEALER'S CUSTOMER FOR INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES (AS DEFINED IN THE UNIFORM COMMERCIAL CODE), EVEN IF SUCH DAMAGES RESULT FROM NEGLIGENCE OR OTHER FAULT. DEALER SHALL EXTEND THE APPLICABLE WARRANTY THEN IN EFFECT TO THE CUSTOMER. DEALER MAY OFFER ITS CUSTOMERS ADDITIONAL WARRANTIES, PROVIDED THAT DEALER IS IDENTIFIED AS HAVING SOLE RESPONSIBILITIES AND OBLIGATIONS FOR PERFORMANCE UNDER SUCH ADDITIONAL WARRANTY EXTENDED CARE FORM. REVISED 9-3-2015IES.

Effective date: January 1, 2025