

SHERMAN CASES WARRANTY

SC SERIES and S-RACK SERIES 2 YEAR LIMITED WARRANTY



Sherman Cases guarantees its rotationally molded products will be free of defects in materials and workmanship for two years from the date of invoice. This warranty applies only to Sherman cases and original hardware including closure hardware, handles, wheels, and fasteners. This warranty applies only to the original purchaser and is not transferable or assignable. To the extent permitted by law, Sherman Cases liability is limited to the costs of repair or replacement of the purchased case and not its contents and in no

event shall Sherman Cases liability to the purchaser for damages exceed the purchase price of the case in respect of which damages are claimed.

THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THOSE STATED HEREIN. TO THE EXTENT PERMITTED BY LAW: (A) THIS WARRANTY IS IN LIEU OF ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE; (B) ALL OTHER IMPLIED WARRANTIES AND ANY LIABILITY NOT BASED UPON CONTRACT ARE HEREBY DISCLAIMED AND EXCLUDED; (C) ANY WARRANTY APPLICABLE TO SHERMAN CASES PRODUCTS IS LIMITED TO THE DURATION OF THIS WARRANTY; AND (D) IN NO EVENT SHALL SHERMAN CASES BE LIABLE FOR ANY INDIRECT, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES, OR SPECIAL DAMAGES, REGARDLESS OF WHETHER A CLAIM FOR SUCH DAMAGES IS BASED ON WARRANTY, CONTRACT, NEGLIGENCE OR OTHERWISE.

To make a warranty claim, the purchaser must complete the warranty claim form at info@shermancases.com. Defective cases must be returned to Sherman as part of the warranty process. Any warranty claims shall be made by the purchaser as soon as practicable and in no event more than two years from the date of invoice. The purchaser must provide valid, dated proof of purchase and obtain a return authorization number from Sherman Cases Customer Service prior to returning any product. Purchaser is responsible for paying for all warranty freight/shipping costs. Sherman Cases will either repair or replace any defective product, at our sole option. Certain products are available for a limited time only. If a claim is made involving one of these products, Sherman Cases reserves the right to replace a broken or defective product with a standard Sherman Cases product of comparable size and quality if no comparable product is available at the time of a claim. TO THE EXTENT PERMITTED BY LAW, THIS SHALL BE THE SOLE AND EXCLUSIVE REMEDY OF THE PURCHASER. Any repaired or replacement product is covered only for the unexpired portion of the warranty on the original product purchased. Sherman reserves the right to determine the cause of damage and the resolution of each

warranty, in its sole discretion. If Sherman Cases determines that any returned product is not defective, within the terms of this warranty, the purchaser shall pay Sherman Cases all costs of handling, return freight/shipping and repairs at Sherman Cases prevailing rates in connection with the return of the product to purchaser. All warranty claims of any nature are barred if the product has been altered, damaged or in any way physically changed, or subjected to abuse, misuse, negligence or accident.

Sherman Cases reserves the right to deny claims, in its discretion, in cases of suspected fraud or if a purchaser has abused the limited warranty.

This limited warranty applies to products that were purchased from Sherman Cases or an authorized seller of Sherman Cases products. Sherman Cases reserves the right to reject warranty claims from purchasers of Sherman Cases products from unauthorized sellers, including unauthorized Internet sites.

Some states and countries do not allow limitations on how long an implied warranty lasts or the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. This warranty gives you specific legal rights, and you may have other rights which vary from state to state and country to country.

