



WARRANTY

Breeze33 Products LLC (Breeze33) warrants to the ORIGINAL PURCHASER that its appliances shall be free from defects in material and workmanship under normal use and service. Should your Breeze33 appliance prove to be defective in material or workmanship under normal use during the durations outlined below, effective from the original purchase date, Breeze33 will replace defective parts or unit as outlined below.

FIRST YEAR

If any part supplied by Breeze33 fails due to defects in material or workmanship within the first 12 months of purchase date by the ORIGINAL PURCHASER, Breeze33 will replace the defective part or replace the entire unit free of charge.

SECOND-FIFTH YEAR

If the Compressor supplied by Breeze33 fails due to defects in material or workmanship within the first 60 months of purchase date by the ORIGINAL PURCHASER, Breeze33 will replace the defective part or replace the entire unit free of charge.

WHAT IS NOT COVERED?

The warranty above does not cover and Breeze33 is not liable for, (i) installation, (ii) any labor charges or (iii) products which have been damaged as a result of any accident, misuse, abuse, neglect, improper installation or maintenance, the use of abrasive or organic solvent cleaners, modification, failure to use the air conditioner in accordance with the instructions provided by Breeze33.

HOW TO OBTAIN WARRANTY SERVICE

Contact our warranty department at 740-314-4404 to report the defect. Return failed product with proof of purchase, your name, and address within 30 days of failure to:

Breeze33 Products LLC
350 Courtney Road
Sebring, Ohio 44672 USA

LIMITATION OF LIABILITY

Breeze33's liability on any claim of any kind, including, without limitation, warranty, negligence and/or breach of contract, shall in no case exceed the purchase price paid by the Customer. IN NO EVENT SHALL BREEZE33 BE LIABLE FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL (INCLUDING, WITHOUT LIMITATION, DAMAGE TO PROPERTY) OR PUNITIVE DAMAGES, DAMAGES IN THE NATURE OF PENALTIES OR SIMILAR OR RELATED DAMAGES OF ANY KIND.

DISCLAIMER OF WARRANTIES

BREEZE33 EXPRESSLY DISCLAIMS ALL WARRANTIES, EXCEPT AS EXPLICITLY STATED HEREIN, TO THE FULLEST EXTENT PERMITTED BY LAW, WHETHER WRITTEN, ORAL, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF PERFORMANCE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. THIS DISCLAIMER INCLUDES ANY ORAL WARRANTIES OR REPRESENTATIONS MADE OR IMPLIED BY ANY AGENT, EMPLOYEE, SUBCONTRACTOR, MANAGER, DIRECTOR AND/OR REPRESENTATIVE OF BREEZE33.

breeze33.com