

Skuttle® Limited One-Year Product Warranty

This limited one-year warranty covers this Skuttle product as designated on the return portion of the Warranty Registration Card, excluding wiring, plumbing and installation.

Skuttle Manufacturing Company warrants that this product is free from defects in material and workmanship under normal, non-commercial use and service. Skuttle will remedy any such defects if they appear within 12 months from the date of the original installation, as evidenced by receipt of the Warranty Registration Card, subject to the terms and conditions of this limited one-year warranty stated below:

1. THIS LIMITED ONE-YEAR WARRANTY IS GRANTED BY SKUTTLE MANUFACTURING COMPANY, 101 Margaret Street, Marietta, OH 45750.
2. This warranty shall extend only to any non-commercial owner who has purchased this residential product other than for purposes of resale.
3. The completion and return of the Warranty Registration Card is a condition precedent to warranty coverage and performance. Warranty is not valid unless this card is completed and mailed to the factory within fifteen (15) days of equipment installation.
4. All components are covered by this limited warranty, except expendable items.
5. If, within the warranty period, this product or any component requires service, it must be performed by a competent heating and/or plumbing contractor (preferably the installing contractor). Skuttle will not pay shipping or labor charges to remove or replace such defective parts or components. If the part or component is found by inspection to contain such defective material and/or workmanship, it will either be repaired or exchanged, free of charge, at Skuttle's option, and returned freight collect.
6. In order to obtain the benefits of this limited one-year warranty, the owner must notify the dealer or distributor in writing of any defects within thirty (30) days of the discovery. If after reasonable time, the owner has not received an adequate response from the dealer or distributor, he/she should notify in writing: Skuttle Manufacturing Company, 101 Margaret Street, Marietta, Ohio 45750. (SKUTTLE WILL RECEIVE, FREIGHT PREPAID, ONLY REMOVABLE PARTS OR COMPONENTS OF SUCH DEFECTIVE PRODUCTS.)
7. This limited warranty does not apply to any part or component that is: damaged in transit or handling; has been subject to abuse, neglect or accident; has not been installed, operated and serviced according to Skuttle's instructions; has been operated beyond the factory-rated

capacity; or has been altered in any such way that its performance is affected. There is no warranty due to neglect, alteration or ordinary wear and tear. Skuttle's liability is limited to replacement of defective parts or components, and does not include the payment of the cost of labor charges to remove or replace such defective components or parts.

8. Skuttle will not be responsible for loss of use by any product, loss of time, inconvenience or any other indirect, incidental or consequential damages with respect to person or property, whether as a result of breach of contract, neglect or otherwise. (SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE LIMITATION OF EXCLUSION IN THE PRECEDING SENTENCE MAY NOT APPLY TO YOU.)
9. THIS WARRANTY GIVES THE OWNER SPECIFIC RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.
10. Any warranty work will be performed within a reasonable time, usually within one-hundred-twenty (120) days after notice of defect and delivery to the Skuttle factory, subject to delays beyond the manufacturer's control.
11. Any warranty by Skuttle of merchantability, fitness for use or any other warranty (express, implied or statutory), representation or guarantee other than what was set forth herein, shall expire at the expiration date of this limited warranty. (SOME STATES DO NOT ALLOW LIMITATION OF HOW LONG AN IMPLIED WARRANTY LASTS, SO THE LIMITATION IN THE PRECEDING SENTENCE MAY NOT APPLY TO YOU.)
12. Skuttle reserves the right to make changes in the design and material of its products without incurring any obligation to incorporate such changes in the units completed prior to the effective date of such change.