

Motorhome Suspensions

Limited Warranty



Reyco Granning, LLC (The Company) warrants suspension products manufactured by it to be free from defect in material and workmanship that occurs under normal use and service, subject to the following conditions and limitations.

1. Coverage is per below in years or in miles, depending upon which occurs first.

Model	Coverage Period (years)	Miles	Coverage Provided
IFS (independt front suspension)	3	60,000	Parts and labor allowance
610AR (stear axle suspension)	3	60,000	Parts and labor allowance
1200/1253 (steer axle suspension)	3	60,000	Parts and labor allowance
1600 (steer axle suspension)	3	60,000	Parts and labor allowance
RD2300/RD2400 (drive axle suspension)	3	60,000	Parts and labor allowance
240AR (drive axle suspension)	3	60,000	Parts and labor allowance
104AR (drive axle suspension)	3	60,000	Parts and labor allowance
102AR (drive axle suspension)	3	60,000	Parts and labor allowance
1050 & 1050T (drive axle suspension)	3	60,000	Parts and labor allowance
510AR (drive axle suspension)	3	60,000	Parts and labor allowance
RT1330 (tag axle suspension)	3	60,000	Parts and labor allowance
RTS 1400 (tag axle suspension)	3	60,000	Parts and labor allowance

2. This warranty shall not apply, and no warranty of any kind shall exist, as to any product which has been subject to abuse, misuse, neglect, misapplication, or accident of any type or cause or which has been repaired, replaced, substituted, or used with parts other than genuine parts of The Company or has been altered by anyone.

3. This warranty shall not apply, and no warranty of any kind shall exist, on normal wear and deterioration resulting from the normal use of the suspension system.



Reyco Granning Suspensions 1205 Industrial Park Drive Mount Vernon, MO 65712 Phone: 417-466-2178 Fax: 417-466-3964



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- 4. The Company shall not be liable for the loss of use of any product, loss of time, inconvenience, commercial loss or any other indirect consequential, special or incidental damages due to breach of the above warranty or any other failure to comply with the terms of the contract between The Company and The Buyer. The Company makes no warranties of any kind, express or implied, other than as herein expressly provided, and specifically disclaims the implied warranties merchantability and fitness for a particular purpose.
- 5. With respect to parts manufactured by others, The Company will offer one year unlimited mileage warranty on normal wear items such as bushings, shock absorbers, brake shoes, etc. Any extension of warranty on these wear items will be the responsibility of the product manufacturer. NOTE: ball joints on independent front suspensions carry a parts and labor warranty of three (3) years or 50,000 miles, whichever comes first. Coverage beyond three (3) years but less than 50,000 miles or five (5) years will be parts only.
- 6. The determination of the reasonable cost of labor as required in paragraph one (1), shall be made in accordance with The Company shop standard times. Maximum hourly allotment for labor cost is determined by The Company annually. Shop standard times and the maximum hourly allotment for labor may be revised periodically at the sole discretion of The Company.
- 7. The Company is not responsible for damages from improper installation or operations beyond design capability. The Company, in its sole discretion, shall determine whether or not any product is defective or otherwise covered by this warranty. No action for breach of this warranty may be commenced more than one year after the occurrence of alleged breach. This warranty is not transferable.
- 8. Retention of possession or use of the product for the warranty period shall constitute an unconditional acceptance thereof and fulfillment of all warranties and obligations of The Company and no assistance rendered by The Company in operating the product or remedying any defect either before or after that time shall operate to extend the warranty period.

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PRODUCT INSTALLER RESPONSIBILITIES

9. Chassis manufacturer is responsible for installation of product according to The Company's approved procedures; Chassis manufacturer is also responsible for providing a copy of The Company's warranty and owner's manual to the end-user.

PRODUCT OWNER RESPONSIBILITIES

10. Owner is solely responsible for pre-operation inspection, periodic inspections, maintenance, and use of product as specified by The Company in the particular instructions, available by product model and for maintenance of vehicle components as stated in the Owner's Manual.

WARRANTY EFFECTIVITY DATE

11. The starting date for the warranty period is the in-service date of the suspension by the first end-user, normally the the date of registration and licensing of the vehicle. If the purchase date is not established to The Company's satisfaction, the date of the manufacture will be determined from the suspension serial number and will be used as the effective starting date. Effectivity date (start of warranty period) shall not be more than 12 months after suspension manufacture date.

WARRANTY CLAIM PROCEDURES

12. When adjustment is sought under this warranty, a claim should be made by contacting the chassis manufacturer who installed the suspension, who will coordinate the fix, documentation, parts shipment, etc. directly with Reyco Granning Suspensions. This claim must be made within six (6) months of failure of the component. The Company reserves the right to request return of the claimed part/s and to inspect any returned components to determine cause of defects.

*In-Service Date is defined as follows:

NEW VEHICLE – license and registration date (shall not be more than 12 months after suspension manufacture date)

Motorhome Suspensions Warranty 11 12 14

1-800-753-0050 www.reycogranning.com

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