

RADICON LIMITED WARRANTY

This warranty applies to any order, purchase, receipt, delivery or use of reducers & geared motor products from Radicon Drive Systems, Inc. (Radicon), its subsidiaries or affiliates or its' authorized resellers. This agreement applies to your purchase unless you notify Radicon in writing that you do not agree within 15 days from the receipt of this agreement and you return your products under Radicon's return policy.

Radicon warrants to the original purchaser or for products purchased from a reseller, to the original end-user that all Radicon branded reducers and geared motor products and parts, excluding motor, bearings and seals will be free from defects in materials and workmanship from the date of shipment for 1,095 days from the date of shipment or invoice (warranty for motor, bearings and seals is 365 days from date of shipment or invoice). During warranty period, Radicon will, at its option: (1) refurbish product with replacement parts necessary to repair the product, (2) replace product with a comparable product, or (3) credit the amount you paid for product, upon its return, per Radicon's return policy. In case of refurbishment, you may be required to deliver your product to an authorized service location. Replacement parts or products will be new or serviceably used, comparable in function and performance to the original part or product, and warranted for the remainder of the original warranty period or, if longer, 30 days after they are shipped to you. Purchasing additional products or parts from Radicon does not extend your warranty period.

This limited warranty covers normal use. Radicon does not warrant and is not responsible for damages that may be caused by misuse, abuse, accidents, improper selection, or use of unauthorized parts. This limited warranty does not cover non-Radicon brand products.

This agreement may not be modified, altered, amended or assigned to a third party without the written agreement from Radicon. Any additional or altered terms attached to your order shall be null and void, unless expressly agreed to in writing by Radicon. The agreement shall be interpreted under laws of State of Illinois, without giving effect to conflict of law rules.

February 17th, 2017