

**\*\*\* EXTREME CAUTION! \*\*\***

- Never exceed hitch manufacturer's tongue weight rating
- Not for transporting humans or animals; exhaust fumes may be fatal
- Never exceed automobile load limit rating
- Distribute weight evenly on platform
- Do not allow exhaust fumes to blow directly on items; may cause fire or damage load
- Do not exceed 200 lbs. on model 210ACR
  - 400 lbs. on model 410ACR
  - 600 lbs. on model 610ACR
  - 700 lbs. on model 410ACR / 722ABK two place Cycle Rack
  - 350 lbs. on model 350ARV / 350ARV Mini
  - 500 lbs. on models 500ATVA / 500ARV / 500ARV Plus
  - 700 lbs. on model 700ARV
- Observe all the warning labels on the racks
- Tie down load securely

**\*\*\* Tilt-A-Rack® WARRANTY \*\*\***

ATV Solutions Inc., Tilt-A-Rack Mobility or Tilt-A-Rack Power Sports (Manufacturer), directly or through its Authorized Distributors and Dealers, warrants Tilt-A-Rack® (Products) as follows:

**1. Limited Warranty.**

Manufacturer warrants that all Tilt-A-Rack® Products sold hereunder: Will be free from defects in material and workmanship for a period of **one year** (12 months) on the original surface and as delivered to the end consumer (any scratches, dings, drilled holes or any unauthorized modifications will not be covered under this Warranty) from the date of purchase when used in accordance with the manufacturer's assembly and operating instructions. If the products do not conform to this Limited Warranty during the warranty period (as herein specified), Buyer shall notify the selling Dealer (place of purchase), in writing and with proof of purchase, within the warranty period, that the defects are of such type and nature as to be covered by this warranty, Manufacturer shall, at its own expense, furnish a replacement Product or, at Manufacturer's option, replacement parts for the defective Product. Shipping back to the Manufacturer and installation of the replacement Products or replacement parts shall be at Buyer's expense.

**2. Other Limits.**

THE FOREGOING IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Manufacturer does not warrant against damages or defects arising out of improper or abnormal use or handling of the Products; against defects or damages arising from improper installation, against defects in products or components. The Manufacturer, Distributors and selling agents of Tilt-a-Rack® will not be responsible in any way for damage to, or loss of, any items being carried or falling from the carriers or subsequent damages such items cause on or off carriers. This warranty also does not apply to Products upon which repairs have been made or attempted by persons other than pursuant to written authorization by Manufacturer. Light kits and wiring harness are not covered by this warranty.

**3. Exclusive Obligation.**

THIS WARRANTY IS EXCLUSIVE. The sole and exclusive obligation of Manufacturer shall be to repair or replace the defective Products in the manner and for the period provided above. Manufacturer shall not have any other obligation with respect to the Products or any part thereof, whether based on contract, tort, strict liability, or otherwise. Under no circumstances, whether based on this Limited Warranty or otherwise, shall Manufacturer be liable for incidental, special, or consequential damages.

**4. Other Statements.**

Manufacturer's employees, representatives, Distributors or Dealers ORAL OR OTHER WRITTEN STATEMENTS DO NOT CONSTITUTE WARRANTIES, and shall not be relied upon by Buyer, and are not a part of the contract for sale or this Limited Warranty.

**5. Entire Obligation.**

This Limited Warranty states the entire obligation of Manufacturer with respect to the Products. If any part of this Limited Warranty is determined to be void or illegal, the remainder shall remain in full force and effect.

**Return Policy:**

Refunds are made only if product is not defective but cannot be used by buyer as received. The customer must contact the selling Dealer (place of purchase) with proof of purchase for a return authorization. If the selling Dealer agrees to the return of a non-defective product, and the unit was purchased from an authorized Dealer, the refund shall be the original purchase cost of the unit, less any shipping & handling for the return to the selling Dealer's place of business, and a 20% restocking fee. The selling Dealer will refuse delivery and no refund will be issued for:

- 1) unauthorized returns.
- 2) unauthorized freight collect returns; and/or
- 3) any product returned that is unpackaged or not properly packaged.
- 4) any product that has been used.

**Exchanges:**

Exchanges are only allowed for units that have NOT been used and that are still in the original packaging. The customer shall contact the selling Dealer (place of purchase) with proof of purchase and explain the reason for the exchange. If the exchange is approved by the selling Dealer, the customer shall: (1) return the original purchased model in its original packaging to the selling Dealer, (2) The customer shall bear all shipping costs in returning the purchased model to the selling Dealer, (3) The customer shall pay the price difference for the new model and any shipping & handling for the delivery back to the customer.

To validate your warranty, please fill out and return this form within 30 days of the date of purchase.

(Warranty is to original purchaser only and is non transferable)

**WARRANTY VALIDATION:**

Send Warranty Validation to: ATV Solutions, Inc. 4700 West 60th Ave. Unit# 4, Arvada, CO 80003

Dealer Purchased From: \_\_\_\_\_

Address: \_\_\_\_\_

Date Purchased: \_\_\_\_\_

City: \_\_\_\_\_

State: \_\_\_\_\_

Zip: \_\_\_\_\_

Print Name: \_\_\_\_\_

Purchaser's Signature: \_\_\_\_\_