



180 HITCH LIMITED WARRANTY

Subject to the limitations set forth below, Leap Innovations (the "**Manufacturer**") warrants to the original consumer purchaser (the "**Purchaser**") of the 180 Hitch that the 180 Hitch shall be free from material defects in parts and/or workmanship that impair the intended use of the 180 Hitch for so long as the Purchaser owns, or has not otherwise transferred, the 180 Hitch.

1. This Warranty is nontransferable and is expressly limited to the repair or replacement of a defective 180 Hitch, including any part thereof, covered under this Warranty. In no event will this Warranty extend beyond the date this product ceases to be manufactured.

2. To make a claim under this Warranty, the Purchaser must first write the Manufacturer, Leap Innovations, at 405 N 880 W Suite A, Lindon, Utah 84042, to receive a Return Authorization number and/or to determine specific needs.

3. The Manufacturer reserves the right to examine photographs and/or physical evidence of a 180 Hitch claimed to be defective, and to recover said Turnover Ball pursuant to the terms of this Warranty, prior to authorization of a claim under this Warranty.

4. Unless indicated otherwise by the Manufacturer, in order to determine whether a requested repair is covered under this Warranty, the 180 Hitch must be shipped prepaid to the Manufacturer with a copy of the relevant proof of purchase. The Manufacturer will not be responsible for any loss or damage incurred in connection with the return of a 180 Hitch or its parts to Manufacturer under this Warranty. The Manufacturer will examine the 180 Hitch so shipped and, in its sole and reasonable discretion, will determine (1) whether this Warranty covers the 180 Hitch and, if it does, (2) whether the 180 Hitch needs to be repaired or replaced. Any and all dealer service charges, labor costs, shipping costs, insurance, travel expenses and any other charges or costs involved in the removal, installation or replacement of a defective 180 Hitch, including, but not limited to, any part thereof, covered under this Warranty, will be the sole responsibility of the Purchaser and must be prepaid. Any , including any part thereof, shipped to the Manufacturer "collect" will be refused.

5. THIS WARRANTY IS VOID IF THE 180 HITCH HAS BEEN DAMAGED BY ACCIDENT, USE OTHER THAN THE 180 HITCH'S INTENDED USE, UNREASONABLE USE AND/OR ABUSE, NEGLIGENCE, IMPROPER SERVICE OR REPAIR, IMPROPER INSTALLATION OR HANDLING, FAILURE TO FOLLOW PROVIDED INSTRUCTIONS, SHIPPING, VANDALISM, ACTS OF GOD, ENVIRONMENTAL FACTORS, ALTERATION OF THE 180 HITCH, OR ANY OTHER EVENT BEYOND THE CONTROL OF THE MANUFACTURER, OR OTHER CAUSES NOT ARISING OUT OF DEFECTS IN MATERIAL OR WORKMANSHIP.

6. USING THE 180 HITCH FOR OTHER THAN PERSONAL USE, AS A TOWING HITCH, OR USE IN ANY MANNER INCONSISTENT WITH ITS INTENDED USE OR PURPOSE, WILL VOID THIS WARRANTY.

7. THIS WARRANTY DOES NOT COVER ANY LIABILITY TO PERSON OR PROPERTY THAT MAY OCCUR UPON: (i) Purchaser's failure to correctly and securely attach a tow load abiding by all relevant recommendations, (ii) Purchaser's failure to use the 180 Hitch within the gross trailer weight range, tongue weight range, and tow-ball weight rating specified for the applicable towing vehicle, trailer, tow, boat, etc., and tow-ball, including initially upon attaching a tow load and after adding any additional load(s), (iii) Purchaser's failure to properly secure loads to avoid shifting of weight, or (iv) Purchaser's failure to comply with traffic regulations or drive safely by a reasonable standard. The occurrence of any of the failures or events listed in this Section 7 shall void this Warranty.

8. The Manufacturer does not warrant that the 180 Hitch will prevent, or be free from damage, upon the occurrence of any traffic accident or other incident arising from an act of God.

9. THIS WARRANTY DOES NOT COVER SCRATCHING OR SCUFFING OF THE 180 HITCH THAT MAY RESULT FROM NORMAL USAGE. THIS WARRANTY ALSO DOES NOT COVER RUSTING PARTS, CRACKS THAT DO NOT AFFECT THE FUNCTIONALITY OF THE PRODUCT, OR OTHER DAMAGE CAUSED BY WEATHER OR CLIMATE CONDITIONS OR EXPOSURE TO CORROSIVES SUCH AS SALTS, PESTICIDES, ETC.

10. This Warranty gives the Purchaser specific legal rights, and such Purchaser may also have other rights which vary from state to state.

11. THIS WARRANTY IS GIVEN EXPRESSLY IN LIEU OF ALL OTHER EXPRESS WARRANTIES. THIS WARRANTY IS THE SOLE WARRANTY AND THE MANUFACTURER DISCLAIMS ALL OTHER ORAL OR WRITTEN REPRESENTATIONS FROM ANY SOURCE CONCERNING THE 180 HITCH. ANY IMPLIED WARRANTY ARISING OUT OF THE SALE OF THE TURNOVER BALL, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, IS LIMITED IN DURATION TO THE DURATION OF THIS WARRANTY.

12. Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to certain Purchasers.

13. THE REMEDY OF REPAIR OR REPLACEMENT STATED ABOVE SHALL BE THE PURCHASER'S EXCLUSIVE REMEDY. THE MANUFACTURER DOES NOT ASSUME OR AUTHORIZE ANY PERSON OR REPRESENTATIVE TO ASSUME ON ITS BEHALF ANY OTHER LIABILITY IN CONNECTION WITH THE SALE OF A 180 HITCH. THE MANUFACTURER SHALL NOT BE LIABLE FOR (A) ANY DAMAGES OR EXPENSES THAT MAY OCCUR, INCLUDING, BUT NOT LIMITED TO, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, ARISING OUT OF OR IN CONNECTION WITH THE DELIVERY, INSTALLATION, USE, PERFORMANCE AND/OR REMOVAL OF THE 180 HITCH (INCLUDING, BUT NOT LIMITED TO, DAMAGE TO PROPERTY); (B) ANY OTHER CLAIM ARISING FROM NEGLIGENCE, STRICT LIABILITY, OR BREACH OF CONTRACT REGARDING THE 180 HITCH; OR (C) OTHER DAMAGES WITH RESPECT TO ANY ECONOMIC LOSS, LOSS OF PROPERTY, LOSS OF ENJOYMENT OF USE, COSTS OF INSTALLATION AND/OR REMOVAL, OR OTHER CONSEQUENTIAL DAMAGES FOR BREACH OF ANY EXPRESS OR IMPLIED WARRANTY COVERING THE 180 HITCH.

14. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to certain Purchasers.

15. The Purchaser assumes all risk of injury resulting from the use of the 180 Hitch. All 180 Hitches are sold subject to this condition, and no representative of the Manufacturer may waive or change this policy.

INSTRUCTIONS



1 Remove cotter pin and ball mount lock pins.



2 Remove ball retaining pin.



3 Insert stainless steel combo ball.



4 Replace ball retaining pin. **DO NOT OPERATE WITHOUT BALL PIN IN PLACE.**



5 Slide ball mount to desired height on drawbar. (may use rise position).



6 Replace ball mount lock pins and cotter pins. **DO NOT OPERATE WITHOUT MAKING SURE COTTER PINS ARE IN PLACE.**

Ensure safety chains are attached between vehicle and trailer. **DO NOT** attach chains directly to hitch. Never exceed the LOWER rating between: A) Towing vehicle manufacturer's load OR B) 180 Hitch GTW hitch ratings: 7500 lbs (1-7/8" ball), 8000 lbs (2" ball), 10,000 lbs (2-5/16" ball & 2" shank), 14,500 lbs (2-5/16" ball & 2.5" shank). Tongue weight should be between 10-15 percent of gross trailer weight. 180 Hitch max GTW is 1500 lbs (2" shank) and 2200 lbs (2.5" shank). Secure your 180 Hitch to standard 2" or 2.5" receiver with locking pin.