

ONE YEAR LIMITED WARRANTY FOR INITIAL RETAIL PURCHASER

Subject to terms, conditions and limitations outlined below, North Star Arms, LLC ("NSA") guarantees its firearms against defects in materials and workmanship that adversely affect their operation for one year from the date of purchase by the initial retail purchaser. NSA agrees to correct any defect in the firearm for the initial retail purchaser by repair, adjustment, or replacement, at NSA's sole option, with the same or comparable quality components (or by replacing the firearm at NSA's sole option).

How to use your warranty

To register your NSA firearm warranty please visit www.northstararms.com.

To make a claim under this warranty, notify us by telephone, email, or mail at:

North Star Arms, LLC
1801 W. Knudsen Drive, Suite 2A
Phoenix, AZ 85027
Telephone: (623) 242-7660 (Monday-Friday, 8 am to 3 pm Mountain time)
Email: customerservice@northstararms.com

Do not return your firearm to NSA unless instructed to do so by the NSA Warranty Department. You are responsible for the cost of shipping your firearm to NSA if instructed to do so. Once we receive and evaluate your firearm, our warranty team will be in touch with you to discuss resolution. If we determine that there is a defect in either material or manufacturing that is covered by this warranty, NSA will either repair or replace the firearm at its sole discretion. If NSA chooses to replace your firearm instead of repairing it, it will replace it with the same make and model of firearm, if that model of firearm is: (1) still sold by NSA; and (2) legal for you to possess pursuant to applicable law. If the same model of firearm is no longer sold by NSA, or that model of firearm is not legal for you to possess pursuant to applicable law, NSA will replace it with a similar firearm that: (1) it currently sells; and is (2) legal for you to possess, at its sole discretion.

LIMITATIONS OF WARRANTY

- This limited warranty is void if any of the following occur:
 - 1) The firearm has been misused, abused, or damaged;
 - 2) The firearm has not been properly maintained as described in the Owner's Manual;
 - 3) The firearm or any of its parts have been altered or modified in any way from their original state, including cosmetic alterations;
 - 4) The firearm has been disassembled beyond the field stripping instructions in the Owner's Manual; or
 - 5) The firearm has been used for firing remanufactured, reloaded, handloaded ammunition, or ammunition that does not meet SAAMI, CIP or NATO standards.
- This warranty is not transferable to any other person.
- This warranty does not apply to any accessory items attached to, or used in connection with, the firearm.
- There are no warranties that extend beyond the description on the face hereof.
- The sole and exclusive remedy pursuant to this warranty is the repair or replacement of the firearm, at the sole discretion of NSA.
- The implied warranties of merchantability and fitness for a particular purpose are expressly limited to one year from the date of the initial retail purchase of the firearm.

- All disclaimers and limitations of liability shall still apply even if the limited remedy of repair and replacement fails of its essential purpose.
- In states where permitted, NSA assumes no liability for incidental or consequential damage or for incidental expenses.
- Any action against NSA based on an alleged breach of this warranty must be brought within one (1) year of the claimed breach.
- This warranty shall not operate to extend the statute of limitations for product liability actions, or extend the time limit or the effect of any statute of repose.
- Any action against NSA based on an alleged breach of this warranty shall be governed by the substantive law of Arizona, without regard to its conflict of laws rules, and must be brought exclusively in a state court located in Maricopa County, Arizona, or in the United States District Court for the District of Arizona.
- NSA's liability for breach of warranty shall be limited to repair or replacement of the firearm, at the sole discretion of NSA.

STATE REQUIRED SAFETY WARNINGS

Many jurisdictions have laws that make it a crime to keep an unlocked firearm in an area accessible to children or other unauthorized persons. The following warnings are required by certain jurisdictions:

CALIFORNIA:



WARNING: “Children are attracted to and can operate firearms that can cause severe injuries or death. Prevent child access by always keeping guns locked away and unloaded when not in use. If you keep a loaded firearm where a child obtains and improperly uses it, you may be fined or sent to prison.”



ADVERTENCIA: “A los niños los atraen las armas de fuego y las pueden hacer funcionar. Ellos pueden causarse lesiones graves y la muerte. Evite que los niños tengan acceso a las armas de fuego guardándolas siempre con llave y descargadas cuando no las esté utilizando. Si usted tiene una arma de fuego cargada en un lugar en que un niño tiene acceso a ella y la usa indebidamente, le pueden dar una multa o enviarlo a la cárcel.”

CONNECTICUT:

“UNLAWFUL STORAGE OF A LOADED FIREARM MAY RESULT IN IMPRISONMENT OR FINE.”

FLORIDA:

“IT IS UNLAWFUL, AND PUNISHABLE BY IMPRISONMENT AND FINE, FOR ANY ADULT TO STORE OR LEAVE A FIREARM IN ANY PLACE WITHIN THE REACH OR EASY ACCESS OF A MINOR UNDER 18 YEARS OF AGE OR TO KNOWINGLY SELL OR OTHERWISE TRANSFER OWNERSHIP OR POSSESSION OF A FIREARM TO A MINOR OR A PERSON OF UNSOUND MIND.”

MAINE:

“ENDANGERING THE WELFARE OF A CHILD IS A CRIME. IF YOU LEAVE A FIREARM AND AMMUNITION WITHIN EASY ACCESS OF A CHILD, YOU MAY BE SUBJECT TO FINE, IMPRISONMENT OR BOTH. KEEP FIREARMS AND AMMUNITION LOCKED UP. USE TRIGGER LOCKS.”

MARYLAND:

WARNING: “Children can operate firearms which may cause death or serious injury. It is a crime to store or leave a loaded firearm in any location where an individual knew or should have known that an unsupervised minor would gain access to the firearm. Store your firearm responsibly!”

MASSACHUSETTS:

“WARNING FROM THE MASSACHUSETTS ATTORNEY GENERAL: This handgun is not equipped with a device that fully blocks use by unauthorized users. More than 200,000 firearms like this one are stolen from their owners every year in the United States. In addition, there are more than a thousand suicides each year by younger children and teenagers who get access to firearms. Hundreds more die from accidental discharge. It is likely that many more children sustain serious wounds or inflict such wounds accidentally on others. In order to limit the chance of such misuse, it is imperative that you keep this weapon locked in a secure place and take reasonable preventive steps necessary to limit the possibility of theft or accident. Failure to take reasonable preventive steps may result in innocent lives being lost, and in some circumstances may result in your liability for these deaths.”

“IT IS UNLAWFUL TO STORE OR KEEP A FIREARM, RIFLE, SHOTGUN OR MACHINE GUN IN ANY PLACE UNLESS THAT WEAPON IS EQUIPPED WITH A TAMPER-RESISTANT SAFETY DEVICE OR IS STORED OR KEPT IN A SECURELY LOCKED CONTAINER.”

NEW JERSEY:

“IT IS A CRIMINAL OFFENSE TO LEAVE A LOADED FIREARM WITHIN EASY ACCESS OF A MINOR.”

NEW YORK CITY:

“THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE FIREARMS STORAGE. FOR INCREASED SAFETY, FIREARMS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND OTHER UNAUTHORIZED PERSONS.”

NORTH CAROLINA:

“IT IS UNLAWFUL TO STORE OR LEAVE A FIREARM THAT CAN BE DISCHARGED IN A MANNER THAT A REASONABLE PERSON SHOULD KNOW IS ACCESSIBLE TO A MINOR.”

TEXAS:

“IT IS UNLAWFUL TO STORE, TRANSPORT, OR ABANDON AN UNSECURED FIREARM IN A PLACE WHERE CHILDREN ARE LIKELY TO BE AND CAN OBTAIN ACCESS TO THE FIREARM.”

WISCONSIN:

“IF YOU LEAVE A LOADED FIREARM WITHIN THE REACH OR EASY ACCESS OF A CHILD YOU MAY BE FINED OR IMPRISONED OR BOTH IF THE CHILD IMPROPERLY DISCHARGES, POSSESSES, OR EXHIBITS THE FIREARM.”

State laws and regulations concerning firearms change constantly. Please check with your local federally licensed firearm dealer or state police for additional laws and regulations regarding the storage and use of firearms in your state.

**STAPLE A COPY OF YOUR:
ATF FORM 4473 AND/OR
BILL OF SALE AND/OR
SALES RECEIPT HERE**

If, in the unlikely event that you will have a problem with your NS15 rifle that requires warranty service, you will need to send a proof of purchase document with the rifle.

We recommend that you staple one or more of the above proof of purchase documents here so that you can readily find it.

If your proof of purchase document does not include the model number and serial number, you may want to record them here.

Model Number: _____

Serial Number: _____

