



Allied Recreation Group, Inc.
1010 Commerce Dr. P.O. Box 1007
Decatur, Indiana 46733
(800) 509-3417

IMPORTANT RECALL INFORMATION #141107ARG

December 2014

**TO: ALL ALLIED RECREATION GROUP DEALER PRINCIPALS,
SERVICE MANAGERS AND PARTS MANAGERS**

**SUBJECT: RECALL CAMPAIGN #141107ARG
2014-2015 Bouncer Classic 34 M
Grab Bar Wall Reinforcement**

Allied Recreation Group, Inc., on behalf of its manufacturing center located in Decatur, Indiana, is requesting your assistance in conducting a voluntary recall notification campaign in accordance with the National Traffic and Motor Vehicle Safety Act.

Allied Recreation Group, Inc., has decided that a safety defect relating to motor vehicle safety exists in certain model year 2014-2015 Fleetwood brand Bouncer Classic, Model 34 M, Class A motor homes. We are notifying the owners of the affected units in order to correct the problem. A copy of the letter sent to owners of record is attached for your information.

WHAT IS THE PROBLEM?

On motor homes affected by this recall, a grab bar mounted to the inside of the sidewall, lacks sufficient reinforcement at the installation area. Insufficient reinforcement at the target installation area may allow the grab bar to be pulled loose from the wall during use, and may result in a fall and/or personal injury.

WHAT SHOULD YOU DO?

Owners of the above mentioned motor homes have been asked to contact an Allied Recreation Group dealer to have the described defect remedied. In the event that you are contacted by a customer, please verify eligibility by referring to the serial number range listed in the attached ***Recall Service Bulletin #141107ARG*** prior to beginning repairs.

Once repairs are completed, have the customer sign your dealership's ***Internal Repair Order***. Warranty labor claims are to be submitted electronically to Allied Recreation Group. Customers will not be charged for these repairs.

If you have one of these vehicles in your inventory, you will be mailed a Safety Recall Notice for that specific motor home. Allied Recreation Group dealers are required to make repairs to stock units on dealer lots prior to sale or lease.

Federal Law (Section 154 of the National Highway Traffic and Motor Vehicle Safety Act) of 1966 requires that: If you have received a notice of recall or failure to comply from Allied Recreation Group, Inc., or any component manufacturer, you must repair or otherwise correct the defect on vehicles remaining in your inventory according to the notification before selling or leasing the vehicles. Any vehicle lessor receiving this recall notice must forward a copy of the notice to the lessee within ten days.

Please review this entire package with your parts and service staff to familiarize them with the step-by-step procedure and implement the Voluntary Recall Campaign.

Thank you for helping Allied Recreation Group with its continuing efforts to maintain customer satisfaction. If you have any questions, please contact your Allied Recreation Group Service Center.

Sincerely,

ALLIED RECREATION GROUP, INC.

Attachments: Recall #141107ARG Customer Letter
Recall #141107ARG Service Bulletin