

WARRANTY FOR SOME OF THE EQUIPMENT

Check each item for its particular warrantee. Here a general minimal warrantee that applies to certain but not all items.

Do not open the unit.

No user serviceable parts inside! You will void warranty if you open unit! Just don't do it.

Use a screwdriver, Go to Jail.
--

THE MANUFACTURER'S LIMITED WARRANTY:

To the extent permitted by law, and for a period of 12 months from the date Seller is entitled to make shipment, THE MANUFACTURER warrants to the original purchaser only, and provided Buyer has provided proper storage and use that (a) merchandise sold by THE MANUFACTURER is free from defects in workmanship performed by THE MANUFACTURER, and (b) as to standard merchandise it meets or exceeds the applicable published ratings and specifications at the time of shipment, or (e) in the case of custom made merchandise or prototypes, it meets or exceeds the specifications agreed upon in writing.

Buyer's warranty rights, as defined above, are limited to the repair, replacement or crediting, as THE MANUFACTURER may elect at its sole option, of any defective merchandise, provided Buyer has given to THE MANUFACTURER written notice of such defect within ten (10) days of Buyer's receipt of product. THE MANUFACTURER shall have the option, exercisable in its sole discretion, of requiring the return of the defective merchandise, transportation prepaid, for inspection.

No warranty claim will be allowed which, in the opinion of THE MANUFACTURER, resulted from merchandise being altered or repaired by anyone other than THE MANUFACTURER or resulted from misuse, negligence or accident. In the event that some, but not all items of merchandise are defective and THE MANUFACTURER is obligated as defined by the terms of the limited warranty set forth above, the repair, replacement or crediting of merchandise, at THE MANUFACTURER's option, shall apply only to such defective items falling within the terms of this limited warranty and Buyer shall have no right to return or seek credit for any items not so defective.

To the extent permitted by law, the following warranties and remedies are exclusive, and THE MANUFACTURER shall have no further or additional obligation with respect to any merchandise sold to Buyer. All implied warranties, including merchantability and fitness for purpose, are disclaimed.

EXCLUSION OF LIABILITY FOR DAMAGE:

In no event shall The manufacturer be liable to you under any cause of action or claim of any nature whatsoever, regardless of whether characterized as tort, negligence, contract, warranty, or otherwise, for any loss of profits or other economic loss, including, but not limited to such losses as (I) wages paid to your employees, (II) lost revenue, (III) lost use of equipment, (IV) purchase, lease or other acquisition of replacement, substitute, or temporary equipment, facilities or services, (V) costs of capital, (VI) costs or losses related to downtime, (VII) manual labor costs, or (VIII) any other indirect, incidental, special, consequential, or other similar damages arising out of any claim relating to your purchases of goods and/or services from The manufacturer, including losses resulting from your general or particular requirements or needs, whether or not The manufacturer, at time of contracting, had reason to know of such requirements or needs, and whether or not such losses could have been reasonably prevented by you by cover or otherwise. The manufacturer's liability to you shall in no event exceed the purchase price of the non-conforming goods or services giving rise to The manufacturer's liability to you.

CHOICE OF LAW, FORUM SELECTION AND AMENDMENTS:

All dealings between The manufacturer and you shall be governed by the laws of California. Any legal or equitable action of whatever nature brought by you against The manufacturer arising out of or related in any respect to this Agreement or any purchase order, or arising out of any dealing between The manufacturer and you, shall be brought solely in either the United States District Court for the District of California or the appropriate court of the state of California located in the jurisdiction where The manufacturer has its principal place of business. You agree that The manufacturer may change these Terms and Conditions upon 15 days prior written notice to you, and that such changed Terms and Conditions will thereafter apply to any new transactions between you and The manufacturer.

FOR MORE INFO: Wolf Seeberg Video Tel: (310) 822-4973 FAX: (310) 305-8918, 3013 Yale Avenue, Marina del Rey, CA USA 90292-5538 email: wolfvid@comcast.net
--