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Warranty

Seller will at its option repair or replace free of charge, and return ship at lowest cost transportation prepaid, all goods manufactured by it and bearing its nameplate, which are not free from defects in workmanship or material under normal use and service, if such goods are returned transportation prepaid to the seller within one (1) year after date of shipment and are found by Seller to be defective in workmanship or material under normal use and service; provided further, any attempt by Buyer or Buyer's customer to repair goods furnished by Seller shall void any and all warranties.

All returned goods must be identified by purchase order number and nature of the defect. If inspection by Seller does not disclose any defects within the above warranties, the Seller's regular repair charges will apply. In the case of goods modified or repaired by Seller for a charge, the foregoing paragraph shall be applicable to only the modified or repaired parts which are returned transportation prepaid to the Seller within one (1) year after date of shipment.

All statutory and implied warranties (INCLUDING IMPLIED WARRANTY OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE) are excluded, except warranty of title. The foregoing provisions are in lieu of all other warranties, guarantees, obligations, or liabilities, and constitute Seller's sole obligation with regard to delivered goods. In no event shall Seller be liable for special, indirect, or consequential damages, nor shall any warranty be construed as a condition.