

JOE FULLER LLC

Limited Warranty

Joe Fuller LLC, a Texas Limited Liability Company, has a limited warranty against defects in materials and workmanship for a period of one (1) year after shipment. The warranty covers only for defects which occur under normal use and service. There are no other express warranties and there are no implied warranties of any kind, including implied fitness for use or implied fitness of merchantability. Joe Fuller LLC's warrant does not cover consequential or indirect damages such as down time or rental of replacement equipment. The sole obligation of Joe Fuller LLC is to replace or repair parts proven to be defective FOB Houston. The warranty extends only to the original purchaser.

The warranty is conditioned on the customer a prompt notice of the defect to Joe Fuller LLC. It shall be the responsibility of the customer, at its expense, to return the item to be repaired to the address in the greater Houston, Texas area provided by Joe Fuller LLC. Joe Fuller LLC shall have the sole right to determine whether the defect items should be repaired or replaced. Any repairs or alterations shall void the warranty unless the repairs or modifications are made after Joe Fuller LLC consents to the repairs or modifications in writing. Following the repairs the product will be returned to the customer at the place of repair and it shall be the responsibility of the customer to arrange and pay shipping.

In the event that any commercial component carries a warranty from a third party, the customer must exhaust the remedies under the third-party warranty prior to seeking recovery under this warranty. Joe Fuller LLC will attempt to assist the customer in any warranty claim made by the customer from a third party.

The Buyer agrees that the sale of the product shall be governed by the laws of State of Texas and exclusive venue for any action shall be in Harris County, Texas. Any dispute must be submitted to good faith mediation prior to any party filing any type of court action.

This warranty may not be modified orally. Any modification is effective only when reduced to writing and signed by both parties.