



Terms and conditions for warranty

“LIMITED WARRANTY: King Seal (“the Company”) warrants each product against defects in material and workmanship for a period of one year from the date of original shipment. In the event of such defects within the warranty period, the Company will, at its option, replace or recondition the product without charge. This shall constitute the exclusive remedy for breach of warranty, and the Company shall not be responsible for any incidental or consequential damages, including, without limitation, damages or other costs resulting from labor charges, delays, vandalism, negligence, damage from adverse water conditions or chemicals, or any other circumstances. This warranty shall be invalidated by any abuse, misuse, misapplication or improper installation of the product.

THIS WARRANTY IS LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PRUPOSE. Any implied warranties that are imposed by law are limited in duration to one year.” This catalog does not create a contract. Nothing contained herein creates a binding obligation, representation or warranty unless expressly incorporated in the order confirmation, invoice or written contract between King Seal and a customer of King Seal.

