



LIMITED 90-DAY WARRANTY

DoorKing® warrants this repaired product to be free from defects in material and workmanship under normal use and service for a period of ninety (90) days after the date of repair by DoorKing.

DoorKing's sole obligation under this warranty is limited to repairing or replacing, at our option, any parts which shall be determined by DoorKing to be defective, and is conditioned upon DoorKing receiving notice of any such defect within the warranty period. DoorKing reserves the sole right to make the final decision whether there is a defect in materials and/or workmanship, and whether or not the product is within the warranty period.

Batteries, light bulbs and external accessory transformers are considered normal maintenance items and are not covered under this warranty.

This warranty shall not apply to any DoorKing product which has been subject to misuse, neglect, accident, or to use in violation of the original instructions furnished including improper installation or connection to an improper voltage source, or to products damaged by Acts of God (lightning strikes, power surges, floods, fire, natural disaster) or extended to units which have been repaired or altered outside of the factory.

This warranty covers bench repairs only, and any repairs must be made at the factory or place designated in writing by DoorKing. Any parts or products must be returned to DoorKing (Inglewood, CA) freight prepaid. DoorKing will pay ground freight only via the carrier of our choice on our return of repaired or replaced items in warranty. DoorKing will not be responsible for any costs incurred involving on site service calls, or for any labor charges incurred in the removal or replacement of defective parts.

THIS WARRANTY IS MADE EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THOSE ARISING BY LAW, STATUTE, USAGE OF TRADE OR COURSE OF DEALING, AND IN LIEU OF ANY OTHER OBLIGATIONS OR LIABILITIES ON THE PART OF DOOR KING. ACCORDINGLY, DOOR KING ASSUMES NO LIABILITY OR OBLIGATION WHATSOEVER IN THE SALE OF THIS PRODUCT INCLUDING ANY LIABILITY FOR INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES TO YOU OR ANY OTHER PERSON, PROPERTY OR ENTITY RESULTING FROM THE USE OR POSSESSION THEREOF. OUR MAXIMUM AGGREGATE LIABILITY TO YOU SHALL NOT EXCEED THE AMOUNT PAID BY YOU FOR THE PRODUCT. THE LIMITATIONS IN THIS SECTION SHALL APPLY WHETHER OR NOT THE ALLEGED BREACH OR DEFAULT IS A BREACH OF A FUNDAMENTAL CONDITION OR TERM, OR A FUNDAMENTAL BREACH. WARRANTIES IMPLIED BY LAW ARE LIMITED IN DURATION TO THE NINETY-DAY PERIOD DESCRIBED ABOVE.

This warranty gives you specific legal rights, and you may have other rights which vary from state to state. Some states do not allow limitations on how long an implied warranty lasts, and some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

Revised 7/13
