



LIMITED WARRANTY

The BL Systems Co. (hereinafter "BL") warrants products manufactured and sold by it to be free from defects in material and workmanship for a period of *24 months parts, 60 months Wheel Balancer Motors, and 12 months labor from the date of installation, note: machine calibration is **not** a warranty item, except that parts sold from the repair or replacement of existing equipment will only be warranted for a period of 90 days from the date of installation.

If upon inspection by BL, any warranted product shall prove defective in materials or workmanship during the warranty period, that product shall be repaired or replaced at BL's option. BL must receive damaged part for full credit. Such repair or replacement shall be BL's sole obligation and the buyer's exclusive remedy under this warranty.

This warranty supersedes all prior oral or written agreements, promises, advertising or representations. **THIS WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, AND BL EXPRESSLY DISCLAIMS AND EXCLUDES ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THESE ARE NO WARRANTIES THAT EXTEND BEYOND THE DESCRIPTION OF THE FACE HEREOF.** BL's liability in contract, in tort (negligence, strict liability, or any other theory) under any warranty, or under any other legal or equitable theory of whatever type, shall not exceed the purchase price paid by buyer, and under no circumstances shall BL be liable of special, indirect, incidental or consequential damages. The amount of the purchase price of the equipment is determined in part by the fact that buyer has agreed to so limit seller's liability.

No action arising out of any transaction under this agreement may be brought by purchaser more than one year after the cause of action has accrued. Some states do not allow an exclusion or limitation of consequential or incidental damages, so the above limitation of liability may not apply to you.

STATEMENT OF POLICY

TERMS: Net 30 days after invoice date. Interest at maximum rate permitted by law will be charged on delinquent accounts. Terms of payment are not based on receipt of shipment. Transportation delays are beyond our control after shipment is picked up from our dock. For loss or damage, make a claim with your freight agent.

MINIMUM ORDERS: \$30.00

SHORTAGE CLAIMS: Any claims for shortages or loss must be reported within 10 days of receipt of shipment. Claims for in Transit loss or damage should be handled directly with the carrier.

DISPUTE OF INVOICE: Any dispute over an invoice must be made within 30 days of receipt of invoice.

STATE LAW: State law issues concerning construction, interpretation, enforcement, and the performance of this contract shall be governed by laws of the State of Georgia. Purchaser hereby consents and agrees to venue and jurisdiction for any dispute arising under this contract in the State of Georgia.

CONDITION OF ACCEPTANCE: All orders are subject to acceptance at our office in Gainesville, Ga. and our ability to ship. Product prices, discounts and terms are subject to change without notice.

RETURN OF GOODS

1. Goods may not be returned to BL without written approval.
2. Repairman **must** contact BL Order Desk for authorization.
3. Repairman must receive Return Goods Authorization (RGA) number from Order Desk.
4. The RGA must be enclosed as a packing slip, or the RGA number
Written on the box.
5. Shipments must contain only authorized returns listed on this RGA. Mixed shipments containing non-requested items will delay issuing credit memos.
6. Merchandise must be received within 30 days from the date of RGA or RGA will be cancelled.
7. Non-current merchandise is not subject to return.
8. Non-warranty returns are subject to 15% handling charge.

The issuance of RGA **does not guarantee** credit; it is only authorization for the return.

