



LIMITED END USER WARRANTY

Lunera Lighting, Inc. ("*Lunera*") warrants, for a period of five (5) years from the shipment date (the "*Warranty Period*"), that the new Lunera lighting fixture (the "*Product*") will be free from defects in material and workmanship under normal use. This limited warranty extends only to the original purchaser of the Product. Warranty support is defined as "Return to Factory" which means the purchaser is responsible for obtaining a Return Material Authorization ("RMA") number and shipping the defective part or Product to Lunera's factory. Lunera will either repair and return the original Product or provide a reconditioned Product within thirty (30) days of receipt of the defective unit. The purchaser is responsible for shipping costs associated with shipping the unit to Lunera. Lunera will provide for return shipment free of charge (excluding tax & duty, if applicable). The warranty period starts the day the Product is shipped from Lunera or its registered distributor.

Written notice of any defect must be given in writing during the Warranty Period to Lunera or the authorized distributor from whom the Product was purchased. Lunera's sole obligation under this limited warranty is to repair or replace any part of the Product that, in the judgment of Lunera, is defective. Any part deemed to be defective by the purchaser must be returned freight prepaid to Lunera's designated assembly plant for examination and verification of the existence of the defect. Lunera assumes no responsibility for risk of loss during transportation or payment of transportation if no defect is found when evaluated by Lunera, in its sole discretion.

If you wish to receive service under the terms of this limited warranty:

1. Obtain a RMA number through Lunera Customer Service at ma@lunera.com or 650/283-6392;
2. Return the Product or part (shipping prepaid) to:

Asteel Flash Group / California
Attn: Lunera RMA [*list your RMA number*]
4211 Starboard Drive
Fremont, CA 94538

3. Include the RMA number, serial number, date of purchase, and the name of the Lunera distributor (if applicable) of the Product on the return packaging, and
4. Return the parts or Product claimed to be defective to Lunera.

THIS LIMITED WARRANTY SHALL BE VOID AND SHALL NOT APPLY TO ANY PRODUCT OR PART THAT:

1. Has been altered in any way;
2. Has been subjected to shock impact, electrical surge, or other physical damage;
3. Has been subjected to tampering, misuse, or abuse;
4. Has had the serial or assembly number altered, defaced, or removed;
5. Has not been installed in accordance with the official Lunera installation instructions and specifications;
6. Has not been connected to proper electrical source of supply;
7. Has been subjected to corrosive atmosphere, excessive moisture, or abrasion;
8. Has received any addition, alteration, or service not authorized by Lunera;
9. Has been operated using procedures other than those described and recommended by Lunera, unless such procedures have been authorized in writing by Lunera;
10. Has been operated in service as entertainment lighting rental equipment; or
11. Is returned to Lunera more than ten (10) days after issuance of the RMA number from Lunera.

Lunera maintains on file the returned warranty registration card identifying the model numbers of the Product purchased together with serial numbers and the date of purchase. Therefore, it is important that the original purchaser return the warranty registration card to Lunera to expedite service. Failure to comply with this request will not affect the validity or terms of this limited warranty, but proof of purchase must be provided by the original purchaser.

THIS IS LUNERA'S EXCLUSIVE AND COMPLETE WARRANTY FOR THE PRODUCT AND PARTS THEREOF. NO PERSON WHATSOEVER IS AUTHORIZED TO MAKE ANY REPRESENTATION, WARRANTY, OR PROMISE ON BEHALF OF LUNERA. LUNERA MAKES NO OTHER EXPRESS WARRANTIES AND DISCLAIMS ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REMEDIES SET FORTH ABOVE FOR REPAIR OR REPLACEMENT OF PARTS OR PRODUCTS ARE EXCLUSIVE OF ALL OTHER REMEDIES. NEITHER LUNERA NOR ITS DISTRIBUTORS UNDER ANY CIRCUMSTANCES ASSUME ANY RESPONSIBILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SUCH AS, BUT NOT LIMITED TO, EXPENSES FOR LOSS OF OR DAMAGE TO PERSONAL PROPERTY, LOSS OF REVENUE, LOSS OF TIME, OR INCONVENIENCE.

Any provision of this Limited Warranty that is prohibited or unenforceable in any jurisdiction shall be, as to such jurisdiction, ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof. Any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provisions in any other jurisdiction.