

LIMITED PRODUCT WARRANTY

Products manufactured by Ruskin are warranted to be free from defects in material and workman-ship for a period of 5 years (60 months) after being installed or placed in service, but in no instance shall the period of warranty be longer than 60 months from the date of original shipment by Ruskin. Ruskin warrants only that it will furnish replacement material, or at its option, repair any product of its manufacture that is proven to Ruskin's satisfaction to be defective in material or workmanship during this described warranty period. To determine defects Ruskin may require material claimed defective to be returned freight prepaid to the Ruskin factory that originally shipped the product. If any defects are determined by Ruskin, freight charges relative to replacement material will be paid by Ruskin (limited to the 48 contiguous United States).

Products not manufactured by Ruskin will be warranted by Ruskin only to the extent that they are warranted to Ruskin by their manufacturer. Electric motor warranties and claims are administered by the motor manufacturer only. Ruskin shall have no responsibility for the operation or performance of any products in any manner other than that which the product is usually tested and applied under industry standards, nor for any damage to a product from abuse, misapplication, unauthorized repairs, abrasion, erosion, corrosion, or the like due to abnormal temperatures, or the influence of foreign matter, nor for the design or operation of any system of which any product may be made apart, or for the suitability of any product for any particular application. Ruskin shall not be liable for any cost or expense, including without limitation, labor expenses, in connection with removal or replacement of alleged defective equipment or any part or portion thereof nor for incidental or con-sequential damages of any kind, or under any circumstances for any damage beyond the price of the goods sold.

THE FOREGOING WARRANTIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES EXCEPT THAT OF TITLE, WHETHER WRITTEN, ORAL OR IMPLIED, IN FACTOR IN LAW (INCLUDING ANY WARRANTY OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE). Correction of non-conformities, whether patent or latent, in the manner and within the period of time provided above, shall constitute fulfillment of all liabilities of Ruskin whether based on con-tract, tort, strict liability or other legal theory with respect to Ruskin's products. Ruskin neither assumes, nor does it authorize any other person to assume on its behalf, any other liability in connection with the sale of its products.