

LASERMAX LIMITED WARRANTY

The LaserMax Limited Warranty extends specific legal rights to the registrant. Other rights, which vary from state to state, may also apply. This product is warranted to be free from defects in material and workmanship at the time of purchase. This limited warranty does not cover expendable parts (ex: batteries), that have definite and predictable life expectancies. This warranty does not cover products that LaserMax determines have been exposed to abnormal use in any way. Examples of abnormal use include, but are not limited to, damage from mishandling, misuse or abuse, damage from exposure to abnormal conditions, damage from improper care and maintenance, or installation of the product in or on any firearm model the product is not specifically advertised to be used with.

Warranty coverage begins on the date of purchase and ends five (5) years after date of purchase. This limited warranty extends only to the original registrant and is non-transferable. To file a warranty claim, a warranty repair request must be submitted, and a Return Merchandise Authorization (RMA) number issued by the LaserMax Warranty Department, within five (5) years from date of purchase. Following submission of a warranty claim, LaserMax reserves the right to inspect the product to determine its eligibility for warranty coverage. If deemed eligible, LaserMax will repair or replace the part(s)/product that LaserMax, at its sole discretion, determines to be defective during the warranty period. If deemed ineligible, LaserMax will return the part(s)/product with an explanation of why coverage is not available. LaserMax reserves the right to replace defective part(s)/product with an equivalent substitute product at its sole discretion.

Any and all implied warranties, including the implied warranties of merchantability, fitness for a particular purpose, and non-infringement, also begin on the date of purchase and end five (5) years after date of purchase. This limitation does not apply to residents of states that disallow limitations on the length of implied warranties. The preceding process is both the exclusive remedy and LaserMax's exclusive liability for any warranty claim.

LASERMAX WILL NOT, UNDER ANY CIRCUMSTANCES, BE LIABLE FOR ANY INCIDENTAL, INDIRECT, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES (EVEN IF LASERMAX HAS BEEN NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES) RESULTING FROM OR RELATED TO A PRODUCT, INCLUDING, WITHOUT LIMITATION, ANY LOSS OF PROFIT, OPPORTUNITY, OR DAMAGES IN EXCESS OF THE PURCHASE PRICE OF THE WARRANTIED PRODUCT. THIS LIMITATION DOES NOT APPLY TO RESIDENTS OF STATES THAT DISALLOW LIMITATIONS ON INCIDENTAL OR CONSEQUENTIAL DAMAGES.