LIMITED WARRANTY / REPAIR CONDITIONS

LVS, LLC manufactures sensitive equipment and devices. It is of the utmost importance, in addition to normal care and maintenance, for each purchaser to follow exactly the manufacturer's specified equipment installation procedures.

LVS, LLC warrants to the original purchaser/user, for the published warranty period from the date of shipment, that should LVS equipment prove defective by reason of improper workmanship or material, LVS will repair or replace the same equipment without charge. This warranty does not cover defects or malfunctions arising from improper installation, operation, repair, neglect, accident or abuse.

To obtain warranty/repair, the defective product should be shipped freight prepaid within the warranty and free repair service period to:



To the extent permitted by applicable law, all warranties extending beyond repair or replacement as described above are disclaimed, including the implied warranties of merchantability and fitness for a particular purpose. Where applicable law prohibits disclaimer of the implied warranties of merchantability and fitness, those warranties are limited to 12 months from date of shipment.

LVS, LLC products are not intended to replace or be in lieu of insurance coverage. The liability of LVS and its agents under all warranties are limited to repair and replacement as described herein, and under no circumstances shall there be liability for any other kind of loss or damage either consequential or for injury to person or property or otherwise. LVS accepts no liability for labor or time spent troubleshooting or installing replacements.

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

TITLE

Title to merchandise sold hereunder shall pass from Seller to Buyer at the FOB point; however, Seller shall retain a security interest and right of possession in the merchandise until Buyer performs all his obligations to Seller. If the Buyer shall fail to pay any part of the purchase price when due, Seller may take possession of said merchandise without notice or liability to Buyer. In case of collection by suit or otherwise, Buyer agrees to pay all costs, interest until paid, and reasonable attorney fees.

OVERDUE ACCOUNTS

FINANCE CHARGE is computed by a "Periodic Rate" of 1.5% per month which is an ANNUAL PERCENTAGE RATE OF 18% applied to the previous balance without deducting current payments and / or credits appearing on this statement.