Original Equipment Limited 10 Year Warranty

Dorner's limited warranty warrants to the original purchaser that the Dorner original equipment will be free from defects in material and workmanship under normal use and service (and when properly maintained and cleaned by the purchaser). The period of warranty is 10 years from the date of delivery. Original equipment is defined as complete conveyors, conveyor packages and other related machinery manufactured by Dorner. This warranty applies to America, Europe, ASEAM & Australia. See Original Equipment Limited 1 Year Warranty - International for exclusions.

Dorner does not warrant environmental effects to the equipment. Unauthorized modifications of the equipment or using non-Dorner supplied parts shall void the warranty. Dorner's obligation under this warranty is limited to one of the following at Dorner's option: repair at factory authorized service center, or replacement of any part. Normal wear, including bedplate paint wear through, is not warrantied.

If the equipment is delivered at different times, the warranty for each piece of equipment shall commence at the date of its delivery. The removal by purchaser of parts returned to Dorner furnished by Dorner for repair or replacement and the installation by the purchaser of replacement or repaired parts furnished by Dorner shall be at purchaser's expense. No work will be done by Dorner or factory authorized service representative at the site of the installation unless in Dorner's opinion it is impractical for purchaser to remove the defective part and return it to Dorner. Defective parts shall be returned, after pre-authorization by Dorner, to Dorner's factory or to a factory authorized service center.

All costs for freight, duties or any other related costs for sending or receiving parts are the responsibility of the purchaser.

Equipment manufactured by others is covered by the original manufacturer's warranty and is subject to any limitation contained in those warranties. (Examples of equipment manufactured by others include, without limitation, motors, reducers, controllers and belts.)

EXCEPT AS EXPRESSLY STATED HEREIN, THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, BY OPERATION OF LAW OR OTHERWISE, OF THE EQUIPMENT OR SERVICES FURNISHED BY DORNER OR A FACTORY AUTHORIZED SERVICE CENTER. DORNER SPECIFICALLY DISCLAIMS AND EXCLUDES ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR ARISING FROM A COURSE OF DEALING OR USAGE OF TRADE. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. DORNER SHALL NOT BE LIABLE FOR, NOR DOES DORNER AUTHORIZE ANY PERSON TO ASSUME FOR DORNER, ANY OTHER LIABILITY IN CONNECTION WITH THE EQUIPMENT OR SERVICES FURNISHED BY DORNER, INCLUDING, WITHOUT LIMITING THE GENERALITY OF FOREGOING, LIABILITY FOR LOSS OF PRODUCTION, PRODUCT, EQUIPMENT OR PROFITS OR LIABILITY FOR DIRECT, INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES TO PERSONS OR PROPERTY. DORNER WILL MAKE NO ALLOWANCES FOR REPAIRS, ALTERATIONS OR OTHER WORK DONE UNLESS SPECIFICALLY AGREED TO IN WRITING. PURCHASER AGREES THAT PURCHASER'S SOLE REMEDY FOR LIABILITY OF ANY KIND, INCLUDING NEGLIGENCE WITH RESPECT TO THE EQUIPMENT AND SERVICES FURNISHED BY DORNER, SHALL BE LIMITED TO THE REMEDIES PROVIDED HEREIN.

| Dorner – North | | CACO | | | | |
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