S & E Group, LLC and Partner Limited Warranty Agreement

Limitation of Damages:

In no event shall S & E Group, LLC or Partner be liable for consequential damages for breach of this warranty. Some States and/or Provinces do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to the buyer.

Warranty Coverage:

S & E Group's partner warrants the Covered Products to be free of all defects in material and workmanship for 30 days from the date of purchase. This warranty extends to the original buyer.

Within the period of this warranty, S & E Group's Partner will repair or replace, free of charge; any part proving defective in material or workmanship caused by S & E Group's Partner. All warranty repairs and service must be performed by an authorized S & E Group's Partner technician, or at an authorized S & E Group's Partner service facility.

All expenses related to replacing or repairing a defective part under this warranty shall be assumed by S & E Group's Partner except for the following expenses, which shall be assumed by the buyer; shipping to the service facility, replacement and repair of component deemed not to be caused by S & E Group's Partner workmanship or defective in nature.

Warranty Exclusions:

This warranty does not apply to any costs, repairs, or services for the following:

- 1. Service calls to correct the installation of the any product or component covered under this warranty, or to explain the usage of the product to the buyer.
- 2. Repairs necessitated by use other than normal use, including, but not limited to, viruses, or malware/spyware.
- 3. Damage resulting from misuse, abuse, accidents, alterations, improper installation, or Acts of God.
- 4. Corrective work necessitated by repairs made by anyone other than a S & E Group's Partner authorized service technician.

Notice to Buyer

This warranty gives you specific legal rights, and you may also have other rights which vary state to state. You have the right to bring any action at law or equity to resolve disputes concerning or to enforce the provisions of this warranty.

If the buyer disagrees over either's performance under the terms of this warranty, the may submit the matter for resolution to S & E Group, LLC. The buyer shall not be responsible for expenses incurred in submitting a dispute for resolution under the terms of this paragraph. The buyer is required to submit any dispute for resolution under this paragraph before pursuing any legal remedies to which he or she may be entitled.