

**Power Systems Solutions, Inc.**  
**Minneapolis, Minnesota, U.S.A.**

**Warranty**

This warranty only applies to customers in the United States, Puerto Rico, U.S. Virgin Islands and Canada.

1. Power Systems Solutions, Inc., (hereinafter referred to as Seller) warrants that all equipment it manufactures will conform to Seller's applicable specifications and to be free from defects in material and workmanship. The warranty period is exclusively as follows:

***12 months from date of Seller certified field startup***

***or***

***18 months from date of shipment from Seller's manufacturing plant.***

The warranty period ends when any one of the above stated conditions occur. **Optional extended warranties are NOT part of this statement.**

2. Seller's sole obligation under this express warranty shall be, at Seller's option, to pay for parts and labor to repair or replace parts proved to be defective with comparable part within the warranty period. Seller is not responsible for the cost of removal of the equipment, damages due to removal, temporary power requirement or any other cost incurred in shipping the equipment to and from its plant or authorized service facility or the installation of the repaired or replaced equipment. However, when necessary and if preauthorized, the Seller will reimburse a Seller authorized service representative a predetermined reasonable labor expense and limited travel expense associated with the troubleshooting, removal and reinstallation of the part if the work is performed at the customer's on-site location.
3. This warranty is void if the failure or damage of the equipment/part is caused or contributed to by any of the following: Improper handling, transportation, storage or installation. Warranty is also void if failure or damage to the equipment is caused by physical abuse, accident, act of God, negligence, misapplied or misuse, lack of necessary and/or required maintenance as recommended by Seller or industry standard, modifications/repairs made or attempted by persons other than Seller, which in judgment of the Seller affect the equipment's performance or reliability.
4. Unless the on-site (local) repair is authorized by Seller, the equipment must be delivered or shipped (after proper return authorization) to the plant of manufacture. Possible exceptions to the return policy could result from prohibitive freight charges from outside the United States, but would be made on an individual basis. Authorization to return equipment to the plant of manufacture must be obtained in writing from the Seller.
5. If Seller authorizes equipment to be repaired within the warranty period at a location other than Seller's manufacture plant, or if a part is repaired on-site (local), in lieu of replacement, the warranty is limited to the lesser of the actual repair cost or the current Seller's acquisition cost of a replacement part. The warranty claim for a locally repaired part will be valid only when accompanied by a copy of the local repair invoice.
6. Replacement parts furnished under the terms of this warranty are warranted only for the remainder of the equipment warranty period. Parts repaired locally in lieu of replacement are not covered by this warranty.
7. Seller's liability shall be limited to the cost of repairing or replacing any defective equipment. In no event shall Seller's responsibility extend to equipment or apparatus other than its own manufacture. This warranty is expressly in lieu of any other warranties, express or implied. No person is authorized to give any other warranties or to assume any other liability on Seller's behalf. Implied warranties including merchantability and fitness for a particular purpose are limited to the periods of coverage set forth above, and to the extent permitted by law, any and all implied warranties are excluded. In no event is Seller liable for incidental or consequential damages.
8. Once the above stated warranty period has expired Seller limits itself to extending the same warranty it receives from its suppliers.