



LIAT, LLC

20 Year Warranty

DISCLAIMER OF WARRANTIES:

The express warranties below are LIAT's sole warranties of its Goods, there are no understandings, agreements, representations, or warranties, express or implied (including any regarding the merchantability or fitness for a particular purpose), not specified herein, respecting the Goods. Except for those obligations of LIAT identified in the Terms and Conditions, all risks related to the quality and performance of the Goods and responsibility for repair or service costs rests solely on the Customer. LIAT reserves the right to limit the applicable warranty to the Goods depending upon the division or catalogue through which said Goods were sold. Some states do not allow limitations on implied warranties, limitations on how long an implied warranty lasts, or the exclusion or limitation of incidental or consequential damages, so the above limitations may not apply to all Customers. This warranty gives the Customer specific legal rights, and each Customer may also have other rights which vary from state to state.

EXPRESS WARRANTIES: The express warranties of LIAT are as follows:

LIAT, LLC warrants to the original purchaser that each casegood will be free from defects in workmanship given normal use for a period of TWENTY (20) years of single shift service. LIAT warrants their seating products to the original purchaser that each piece of furniture will be free from defects given normal use for FIVE (5) years. LIAT, LLC will, at its option, repair or replace any defective furniture within the terms of the warranty. This warranty does not apply to damage resulting from accident, alteration, or misuse. All LIAT electrical components and accessories are warranted to the extent of the original manufacturer. Goods other than furniture are sold by LIAT to Customer without warranty.

LIMITATION OF LIABILITY:

LIAT shall not under any circumstances be liable to the Customer, owner of the Goods or any third party for special, indirect, incidental, or consequential damages, including, without limitation, loss of profits or revenues, loss of damage to other property or equipment, cost of capital or of purchased or replacement goods, or expense, delay or inconvenience caused by or arising from the purchase, sale, use, repair or inability to use the Goods or by any performance or non-performance under, or breach of, the Terms and Conditions. LIAT's sole liability for any defective Goods shall be its repair or its replacement pursuant to the Express Warranties set forth above, or if amended, as applicable at the time of manufacture or repair of the Goods. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusion may not apply to all Customers. Any action resulting from any breach of the part of LIAT as to the Goods or services delivered hereunder must be commenced within one year after the cause of action has occurred.