

LIMITED 10 YEAR WARRANTY EXTERIOR STEEL DOORS



Subject to the limitations and conditions set forth below, Steves and Sons, Inc. warrants all steel doors sold under this warranty to be free from manufacturing defects in material and workmanship for a period of ten (10) years from original date of shipment.

This warranty extends only to the original named recipient of said door and is **NON-TRANSFERABLE**.

This warranty excludes any defects in coatings on warranted door and accessories. Also excluded from this warranty are defects resulting from (1) improper use; (2) improper installation; (3) improper maintenance; (4) water-related damage; (5) exposure to chemical, acids or fumes.

THIS WARRANTY IS IN LIEU OF ANY OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE AND MERCHANTABILITY. MOREOVER, IN NO EVENT WILL STEVES AND SONS, INC. BE LIABLE FOR SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES. This warranty protects your legal rights. Other rights vary from state and may apply to you. Some states and federal laws do not allow the exclusion of implied warranties. In the event these laws apply, the length of any implied warranty shall be one (1) year or the shortest time in excess of one year permitted under applicable law. Similarly, some states do not allow exclusions or limitation of consequential damages and, if applicable, this limitation will not apply.

If a defect occurs, Steves and Sons, Inc., at its sole discretion, will repair, replace warranted door or refund the original purchase price. **STEVES AND SONS, INC. MAXIMUM LIABILITY IS LIMITED TO THE AMOUNT OF THE ORIGINAL PURCHASE PRICE AND WILL NOT COVER THE COSTS OF LABOR, INSTALLATION OR FINISHING FOR ANY REPLACEMENT DOOR.** The manufacturer will not be liable for any door(s) repaired or replaced without prior written consent.

In order to obtain performance of any warranted obligation, original purchaser should follow the following procedure: (1) at time of receipt, said door(s) is found to have any defect(s) which can be reasonably discovered by inspection of each door(s), the purchaser must, prior to hanging, fitting and/or finishing, within 30 days, send written notice of said discovered defects to the manufacturer. (2) If a defect is discovered or occurs after a door is fitted and hung, written notice of said defect(s) must be sent to manufacturer within five (10) years of original manufacture date.