Zenner USA

Warranty for Bronze and Cast Iron Strainers

This warranty shall apply to Zenner USA Bronze and Cast Iron Strainers, models PMS, PMSB, PMSW, ZSW and ZSB (collectively the “Strainers”). This warranty shall be effective for all Strainers shipped on or after January 2, 2012. This warranty is extended only to municipalities, utilities, other commercial users and Zenner USA distributors, hereinafter referred to as “Customer(s)

MATERIALS AND WORKMANSHIP

Zenner USA warrants its Strainers thereto to be free from defects in materials and workmanship for a period of twelve (12) months from date of shipment when installed, serviced and operated according to Zenner instructions.

STRAINER RETURNS

Zenner USA’s liability hereunder is expressly limited to the repair or replacement of the Strainers thereto at Zenner USA’s sole discretion, upon the Customer’s return of the Strainers thereto. The Customer must ship the Strainers thereto prepaid F.O.B. to the service center designated by Zenner USA. The Customer is responsible for all direct and indirect costs associated with removing the Strainers thereto and reinstalling the repaired or replacement Strainers thereto. The replaced Strainers thereto become the property of Zenner USA.

LIMITS OF LIABILITY AND DISCLAIMER

This warranty shall be null and void if the Strainers are repaired or altered by any party other than Zenner USA. This warranty is applicable only to the extent that the Strainers are installed, serviced and operated in accordance with Zenner USA’s specifications provided at the time of purchase of Strainers. This warranty shall not apply to any Strainers damaged by, or subject to, conditions which in Zenner USA’s opinion have caused an adverse effect upon the Strainers ability to perform, including but not limited to: exposure to erosive or corrosive liquids or gases, or which has been subject to vandalism, negligence, accident, acts of God, improper or unauthorized installation and/or service, Customer or third party operation or repair, alteration, excessive operating conditions, unqualified and/or improperly functioning registers, obsolete devices and/or equipment, circumstances which are beyond Zenner USA’s reasonable control, or any cause other than inherent manufacturing defects in the Strainers thereto.

Any description of the Strainer, specifications, samples, models, bulletins, drawings, diagrams, engineering sheets or similar materials used in connection with any Customer’s order, whether in writing or made orally by Zenner USA or Zenner USA’s agents, are for the sole purpose of identifying the Products and shall not be construed as an express warranty. Except as provided herein, any suggestions, written or oral, by Zenner or Zenner’s agents regarding use, application, or suitability of the Products shall not be construed as an express warranty.

NOTWITHSTANDING ANY OTHER PROVISION OF THIS WARRANTY, IN NO EVENT SHALL ZENNER USA’S LIABILITY EXCEED THE PURCHASE PRICE OF THE STRAINERS DEEMED DEFECTIVE.

EXCEPT FOR THE WARRANTY SET FORTH HEREIN ABOVE, ZENNER USA MAKES NO EXPRESS OR IMPLIED WARRANTY WHATSOEVER WITH RESPECT TO THE STRAINERS, INCLUDING ANY (A) WARRANTY OF MERCHANTABILITY, (B) WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, OR (C) WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY, WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE OR OTHERWISE.

IN NO EVENT SHALL ZENNER USA BE LIABLE FOR ACTUAL DAMAGES ARISING FROM TORT CLAIMS OR THIRD PARTY BREACH OF CONTRACT CLAIMS, OR FOR CONSEQUENTIAL, EXEMPLARY, SPECIAL, INDIRECT, CONTINGENT, INCIDENTAL OR PUNITIVE DAMAGES, (INCLUDING, WITHOUT LIMITATION, LOST DATA, LOST SAVINGS, LOSS OF REVENUE, UTILITY COST RECOUPMENT, OR PROFITS), REGARDLESS OF FAULT, AND REGARDLESS AS TO WHETHER CUSTOMER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND WHETHER OR NOT SUCH DAMAGES WERE FORESEEABLE.

Due to continuous research, evolving technology, updates and improvements, Zenner USA reserves the right to change product or system specifications without notice, except to the extent an outstanding contractual obligation exists that states otherwise.