

By purchasing Products from Absolute Fencing Gear, Inc., customer and users of equipment agree to be bound by the following:

LIMITED WARRANTY

Limited Warranty (“Warranty”) Absolute Fencing Gear Inc. warrants to the Original consumer purchaser (“You”) that the Products will arrive undamaged and in working order when received by the customer. In the event that the Products are damaged upon delivery, the customer shall notify Absolute Fencing Gear Inc., at the address below and ship the damaged Products back to Absolute Fencing Gear, Inc. Absolute Fencing Gear, Inc., will send, at Absolute Fencing Gear, Inc., discretion, either a replacement Product or a refund, within 30 days. This Warranty shall be effective for claims received 30 days of the initial delivery of the Products. Absolute Fencing Gear, Inc. will not accept a return for any other reason. **ABSOLUTE FENCING GEAR, INC., DISCLAIMS ALL OTHER REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE WARRANTY OF FITNESS FOR ANY PARTICULAR PURPOSE TO THE EXTENT PERMITTED BY LAW.** The foregoing constitutes the customer’s sole and exclusive remedy under this Agreement.

Limitations on Warranty: This warranty does not cover: (a) normal wear and tear; (b) damage through abuse, accident, neglect, misuse, improper maintenance and repair (c) failure to follow instructions provided with this product and (d) product alteration in any manner by anyone other than Absolute Fencing Gear, Inc.

Obligations of Purchaser: To make a warranty claim, contact us at the address and telephone below and identify the product by model number and follow the claim instructions that will be provided to you. Any returned product that is replaced by us becomes the property of Absolute Fencing Gear, Inc. Please retain your purchase receipt to verify the date of purchase and that you are the original consumer purchaser. The product and the purchase receipt must be provided to us in order to process a Warranty Claim.

RELEASE OF LIABILITY & LIMITATION OF LIABILITY

Customer and Users of equipment acknowledge that participating in fencing can be dangerous. Fencing and the use of fencing equipment can result in injury or death. Customers and Users of fencing equipment also acknowledge that spectators and other persons in close proximity to any fencing activity can be injured or killed. Absolute Fencing Gear, Inc., shall not, under any circumstances or legal theory, be liable for personal injury, wrongful death, personal loss, loss of profits, lost wages, goodwill, downtime, economic loss in excess of the products purchase price.

INDEMNIFICATION and HOLD HARMLESS

Customer and Users agree to indemnify, defend, and hold harmless Absolute Fencing Gear, Inc. for liability arising from injury or damage to property or person as a result of the Products, or arising out of the use of the Products. In no event shall Absolute Fencing Gear’s liability under this Agreement exceed the purchase price paid by the customer for the Products.

SEVERABILITY

The unenforceability of any portion of this Agreement shall not render the remainder of the Agreement invalid or unenforceable.

ACCEPTANCE

By ordering any products from Absolute Fencing Gear Inc., you understand and accept the above terms and conditions and agree to be bound by same.

Manufacturer or Its Agent

Absolute Fencing Gear Inc.

28 Chimney Rock Rd.

Bridgewater, NJ 08807 U.S.A.

Tel: 001-732-868-9003

Fax: 001-732-868-9133

www.absolutefencinggear.com

info@absolutefencinggear.com