



1. MERCHANDISE OF INCORRECT SIZE, QUANTITY OR ORDER Regent will, at its option, correct, repair or replace all merchandise sold and delivered by it which materially differs in size, quantity or style from that set forth in the written purchase order for such merchandise - provided Regent has received written notice of such claim within fifteen (15) calendar days from the date of our bill of lading or delivery to the customer's representative, as applicable. The customer must return or warehouse all such merchandise for a reasonable period thereafter as determined by Regent to enable Regent to inspect, repair, and/or dispose of same.

2. HARDWARE

(a) Corrosion. Unused merchandise in original packaging which has not been subjected to moisture, seepage, humidity or other water damage shall be warrantied for one hundred twenty (120) calendar days from the date of the bill of lading or personal delivery to the customer's representative, as applicable. NO OTHER WARRANTY AGAINST CORROSION IS GIVEN.

(b) Defects in Workmanship and Material. Unused merchandise in original packaging which has not been subjected to moisture, seepage, humidity or other water damage, squashing, dropping or other unusual handling or mishandling, shall be warrantied for one (1) year from the date of the bill of lading or personal delivery to the customer's representative, as applicable, against defects in workmanship and material.

(c) Regent Brand Door Closers. Reference the link on the warranty page of regenthardware.com/warranty

3. GENERAL Except as otherwise specifically provided for above, Regent PROVIDES NO OTHER WARRANTY, express or implied, with respect to any merchandise. Notwithstanding anything to the contrary contained herein, in no event shall Regent warrant any products which are incorrectly installed or which have been damaged due to accident, misuse, abuse, improper installation or operation, lack of care, affixing of attachments not provided by Regent for the purpose of intended use, or loss of parts. Regent assumes no responsibility whatsoever for any special, incidental or consequential loss or damage, and nothing contained herein may be construed to such effect. THE WARRANTIES SET FORTH. HEREIN ARE NOT INTENDED TO PRECLUDE, EXCLUDE OR CONFLICT WITH APPLICABLE LAW OF THE JURISDICTION IN WHICH THEY MAY BE LEGALLY ENFORCED.