

## **BSI, LLC WARRANTY**

BSI, LLC warrants its new products to be free from defects in material and workmanship from the date of their original purchase for normal use and for the applicable warranty periods set forth below. BSI, LLC's warranty extends only to original purchasers acquiring new products purchased in the United States directly from BSI, LLC, its authorized dealers or other companies specifically authorized by BSI, LLC to act as resellers of its products.

## **COLD PANS**

BSI, LLC warrants the Cold Pan Merchandisers against defects in material and workmanship for a period of two years from invoice date.

THERE ARE NO WARRANTIES EXCEPT AS EXPRESSLY STATED ABOVE, WHETHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. These warranties do not apply to any products which have been altered in any way or to products which have been subject to misuse, abuse, neglect, accident, or which have been damaged in transit. Warranty is void if products are used, held or stored in an unsupervised environment. BSI, LLC's liability for its products shall be limited to the repair or replacement of products or, at BSI, LLC's option, to refunding the purchase price. BSI, LLC will not be liable, under any circumstances, for incidental or consequential damages (including, without limitation, lost profits) arising in connection with the sale, use, inability to use, repair or replacement of BSI, LLC's products. The liability of BSI, LLC arising from any cause shall not exceed the price paid for the products.

Any claim for breach of the foregoing warranties shall be deemed waived unless submitted to BSI, LLC in writing within 30 days of the date the alleged defect was discovered, or by reasonable inspection should have been discovered. The merchandise must be returned to the BSI, LLC factory from which it was purchased, freight prepaid, and will not be accepted unless prior written authorization to return the merchandise has been issued by BSI, LLC. A copy of the original invoice must accompany the returned merchandise to prove the date of original purchase and warranty entitlement. Any cause of action for breach of the foregoing warranties shall be deemed waived unless brought within one year of the date of the claim submission.