



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

Dealer & Distributor Account Requirements

Dealer Level Account Requirements:

To become a LEDGlow Lighting, LLC (referred to as LEDGlow in this text) dealer (“Dealer”) a one-time buy-in order of Seven Hundred Fifty Dollars (\$750.00) or more will be required after the application has been approved (the “Dealer Buy-In”). (a “Dealer Account”). In order to maintain an active Dealer Account, a combined sales amount of One Thousand Five Hundred Dollars (\$1,500.00) is required for each calendar year. LEDGlow reserves the right to make adjustments to the buy-in amount at any time for any reason. Drop Shipping is available after the buy-in order has been satisfied. The Dealer is required to pay all shipping fees.

Distributor Level Account Requirements:

To become a LEDGlow distributor (“Distributor” and with Dealer collectively known as (“Reseller”), a buy-in order of Two Thousand Five Hundred Dollars (\$2,500.00) (the “Distributor Buy-In”) is required after the application has been approved. Distributor shall receive Distributor pricing and a Distributor account (a “Distributor Account”). A combined sales amount of Five Thousand Dollars (\$5,000.00) is required for each calendar year. LEDGlow reserves the right to make adjustments to the buy-in amount at any time for any reason.

Dealer & Distributor Account Requirements:

The Dealer Buy-In and Distributor Buy-In must be completed within thirty (30) days of approval of the Dealer and Distributor Application (the “Dealer’s Application”). Failure to complete the Dealer Buy-In or Distributor Buy-In within the thirty (30) day period will render the Dealer’s Application null and void. The Dealer Buy-In and Distributor Buy-In order must be shipped to the business address on record. Following the Dealer Buy-In or Distributor Buy-In, all orders may be drop shipped to other locations.

Any Dealer Account or Distributor Account that is inactive for one year or more will be deactivated. Once deactivated, a new Dealer Application and new Dealer Buy-In or Distributor Buy-In is required to re-establish a Dealer Account or Distributor Account.

Website orders do not qualify for credit toward a Dealer Account or a Distributor Account, regardless of whether a Dealer Account or Distributor Account was open at the time of the website order. For a Dealer Account or a Distributor Account to receive qualifying credit, orders must be placed by phone or submitted through email by an Authorized Buyer (as hereinafter defined).

Any retail promotions or pricing is not available for Dealer and Distributor orders.

Reseller must have a brick and mortar retail or wholesale location engaged in the sale or service of automotive products (includes trucks, motorcycles, and other motorized vehicles) (a “Brick and Mortar Store”). Any Reseller seeking a waiver from the Brick and Mortar Store requirement must obtain LEDGlow’s written consent, which LEDGlow will not grant routinely and may withhold at its sole discretion. LEDGlow reserves the right to deny the Dealer Application and Dealer Account or Distributor Account eligibility if LEDGlow believes that the Dealer Application is inaccurate, incomplete, includes false information, or for any other reason. The Dealer may only be listed as an Authorized Dealer, and Distributor may only be listed as an Authorized Distributor. LEDGlow holds exclusive rights to the LEDGlow® trademarks. Reseller is licensed to use LEDGlow’s name and



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

trademarks only in the ordinary course of distributing LEDGlow's products and performing related services in Reseller's capacity as a reseller of LEDGlow's products. Reseller shall not use LEDGlow's name and trademarks in any manner, as part of Reseller's name or otherwise, including but not limited to Internet domain registration and web page composition, any or all of which would misrepresent the relationship between Reseller and LEDGlow. Reseller may use LEDGlow's name, logo, and trademarks on its websites, signs, or other advertising and promotional materials only after prior written approval by LEDGlow, which LEDGlow may withhold at its sole discretion. LEDGlow reserves the right to terminate any Dealer Account or Distributor Account that does not adhere to these LEDGlow Dealer Account requirements. Upon a Dealer Account or Distributor Account's termination, Reseller shall immediately cease using any and all LEDGlow -associated trademarks in any signs, promotional materials, advertising materials, or any other materials of any nature, and this agreement shall be terminated, upon which all outstanding amounts owed to LEDGlow shall be immediately due and payable.

Authorized Buyers: "Authorized Buyers" are individuals approved by Reseller to place orders with LEDGlow. Reseller must specify which individuals are authorized to place orders for the Reseller. Reseller may specify as many Authorized Buyers as are reasonably needed. Reseller shall provide LEDGlow with a list of Authorized Buyers prior to Reseller's payment for the Dealer Buy-In or Distributor Buy-In. Reseller shall immediately inform LEDGlow of any changes in an individual's qualifying status as an Authorized Buyer.

Account Changes: All Dealer Account and Distributor Account changes and updates, including but not limited to the status of qualifying Authorized Buyers, must be submitted to Dealers@ledglove.com (i.e.: Addresses, phone numbers, e-mail addresses, Authorized Buyers, and additional locations).

1. LEDGlow's Minimum Advertised Price Policy (MAP)

1.1 The LEDGlow Minimum Advertised Price Policy (the "LEDGlow MAP Policy") applies to all Resellers. Although Resellers remains free to establish their own resale prices, LEDGlow will, without assuming any liability, unilaterally impose sanctions as described below in this agreement if Reseller advertises LEDGlow products at prices below those specified in the LEDGlow Dealer Pricing Sheet. The LEDGlow MAP Policy is non-negotiable, and will not be altered for any Reseller. If any Reseller advertises prices of LEDGlow products in foreign currency, prices shall be converted so as to match the value of the U.S. dollar price set forth in the LEDGlow Dealer Pricing Sheet at the time of sale.

1.2 The LEDGlow MAP Policy applies only to minimum resale prices, established by LEDGlow, which are subject to change at any time and from time to time. The current listing of products and applicable prices is available on LEDGlow's Dealer Pricing Sheet. The products, prices, and LEDGlow MAP Policy are subject to change at LEDGlow's sole discretion. Reseller is responsible for remaining current with the LEDGlow MAP Policy, products, and pricing. The LEDGlow MAP Policy applies to all advertisements relating to LEDGlow products and all media including, without limitation, flyers, posters, coupons, mailers, inserts, newspapers, magazines, catalogs, mail order catalogs, the Internet or similar electronic media, television, radio and public signage.

1.3 In the event Reseller does not adhere to the LEDGlow MAP Policy, LEDGlow may unilaterally impose sanctions. LEDGlow may, at its sole discretion, allow Reseller to amend its advertised prices



to comply with the LEDGlow MAP Policy in lieu of any sanctions. Should LEDGlow allow Reseller to amend its prices so as to comply with the LEDGlow MAP Policy, Reseller shall have 24 hours to correct pricing to comply with the LEDGlow MAP Policy before Reseller's Dealer Account or Distributor Account is terminated. Violations of the LEDGlow MAP Policy may result in LEDGlow rescinding all authorized Reseller rights. LEDGlow reserves the right at any time to modify, suspend, or discontinue the LEDGlow MAP Policy in whole or in part, designate promotional periods, or designate any other period of time during which the LEDGlow MAP Policy terms change or are not applicable. Reseller acknowledges that LEDGlow's sales personnel have no authority to modify or grant exceptions to LEDGlow MAP Policy or have any communications with Reseller regarding any violations of the LEDGlow MAP Policy.

2. Trademark Policy for Resellers and Distributors

2.1 The LEDGlow Trademark Policy sets forth general guidelines for the use of trademarks owned by LEDGlow or its affiliated entities in conjunction with the promotion, distribution, and sale of LEDGlow products and services. Proper use of trademarks shall be determined only by LEDGlow. Trademarks include, without limitation, those registered by LEDGlow and its affiliates. These trademarks, among others, are registered in the Principal Register of the U.S. Patent and Trademark office, as well as in other countries around the world.

3. LEDGlow's Trademark Rights

3.1 As the owner of its trademarks, LEDGlow has the exclusive right to use its trademarks, as well as the right to prevent others from using its trademarks, or designations that are misleadingly similar to LEDGlow's trademarks, improperly or without authorization. Identification of LEDGlow's products or services is the sole permissible use of LEDGlow trademarks and logos.

3.2 Reseller shall not incorporate any LEDGlow trademark into, or use any LEDGlow trademark as part of, Reseller's or any other third party's logo, company name, product logo, email address, domain name or otherwise. LEDGlow's trademarks may not be used in any way that is likely to be confusing, misleading or deceptive as to the true identity or source of products, services, materials, and images. A mark that is misleadingly or confusingly similar in design or appearance to any LEDGlow mark infringes on LEDGlow's trademark rights and may not be used. Reseller shall not use LEDGlow trademarks in any manner which is likely to disparage, dilute, or negatively affect LEDGlow's reputation, or imply that the user, its products, or its services are endorsed by, sponsored or affiliated, without written permission from LEDGlow. Reseller shall not use LEDGlow's trademarks on a website in such a manner that leads visitors to believe that the website is owned, operated by, sponsored or otherwise associated with LEDGlow.

3.3 Reseller shall not use LEDGlow trademarks as part of a domain name or URL, or to advertise Reseller as a preferred or official outlet, reseller or distributor, or use such trademarks in paid search ads and banner display ads, without LEDGlow's prior written consent.

3.4 Use or alteration of any images that are owned by LEDGlow without LEDGlow's written consent is prohibited. Resellers shall not alter original LEDGlow packaging in any way prior to reselling LEDGlow products. Removing products from the original packaging and reselling products in different packaging or under a different name or altered logo is prohibited.



3.5 The above list of impermissible uses of LEDGlow’s trademarks and logos is not exhaustive. LEDGlow will pursue its legal rights against those who engage in any of the aforementioned activities or any other activities which infringe on LEDGlow’s trademark rights.

4. Copyright Design and Images

4.1 LEDGlow prohibits the unauthorized use of its copyrighted trademarks, descriptive text, images, and videos. Images and video on LEDGlow public websites (public sites ending in either LEDGlow.com, LEDUnderbody.com, or MotorcycleLEDLights.com) may not be used for any purpose without prior written consent of LEDGlow, unless otherwise stated on the LEDGlow websites where they appear. Reseller is required to identify the copyright holder or identify itself as an Authorized Dealer or Authorized Distributor only, and secure written permission to use LEDGlow and affiliates content prior to such use.

5. Anti-Defamation Policy

5.1 Reseller shall not take any action that negatively impacts LEDGlow or LEDGlow’s reputation, products, services, management, or employees, or take any action that may lead to unwanted or unfavorable publicity to LEDGlow. Resellers who do not adhere to the LEDGlow Anti-Defamation Policy will be terminated.

6. Marketplace Policy

6.1 LEDGlow’s Marketplace Policy outlines restrictions for selling LEDGlow products on third party websites. Distributing LEDGlow products on the Amazon Marketplace, eBay, or any other third party marketplace that **is not wholly owned and operated by Reseller (a “Third Party Marketplace”) is prohibited**. Reseller must receive written approval from LEDGlow, which may be withheld at LEDGlow’s sole discretion, to distribute LEDGlow’s products through a Third Party Marketplace.

6.2 Upon LEDGlow’s written approval for a Reseller’s sale through a Third Party Marketplace, the Reseller must clearly represent itself as an Authorized LEDGlow Dealer or Distributor in all online advertisements and sales material. If any Reseller distributes through a Third Party Marketplace without prior written approval from LEDGlow, LEDGlow may terminate such Reseller’s Dealer Account or Distributor Account immediately.

7. Returns and Exchanges

7.1 LEDGlow’s Return and Exchange Policy outlines regulations and restrictions for returning merchandise. All sales are final after 30 days from LEDGlow’s date of delivery. Returns are permitted only if LEDGlow is contacted within 30 days of the delivery date.

7.2 Drop ship Customers (as hereinafter defined) must furnish a copy of the original receipt provided by Reseller to exchange product(s). The Customer must contact the reseller in order to return for a



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

refund. LEDGlow will refund the reseller only, it is the responsibility of the reseller to refund the customer for their product.

7.3 All returned products must contain a return merchandise authorization (“RMA”) number attached to the returned product. Packages without an RMA number will be refused upon delivery and sent back to Reseller. RMA numbers can be obtained by contacting the LEDGlow Customer Support Department and are valid for only fourteen (14) days from the issue date.

7.4 All returned or to-be-exchanged merchandise must be in brand new, uninstalled condition, in the original packaging, and contain all accessories and instruction manuals. Missing accessories will result in a credit amount reduced by the replacement cost of the missing items.

7.5 All original purchasers of LEDGlow products excluding Resellers (“Customers”), and Resellers as well, are responsible for all shipping charges for items that are returned or exchanged by them. LEDGlow shall issue a refund for returned or exchanged items in the original form of payment used by the purchaser, which may take up to seven (7) business days to process after LEDGlow’s receipt of the returned or exchanged items. Once a refund has been submitted, it may take seven (7) to ten (10) business days to post to the bank account or be applied to the credit card.

7.6 Special order items are not returnable or exchangeable. LEDGlow’s Return and Exchange Policy does not apply to items that have been customized to a specific use or made to order.

8. Stock Merchandise Warranty

8.1 Resellers may place stock merchandise orders. LEDGlow will honor the warranties identified in the LEDGlow Reseller Warranty and Disclaimers (the “LEDGlow Warranties”) for applicable warranty periods beginning on the Customer’s date of purchase from Reseller, if the Customer’s date of purchase is within six (6) months of the stock merchandise order and a sales receipt is provided for verification. For any stocked item sold after such six (6) month period, the LEDGlow Warranties will be deemed to commence at the six (6) month mark from the original stock merchandise order purchase date.

9. Fulfillment Errors

9.1 Reseller acknowledges that shipping errors sometimes occur. If incorrect merchandise is shipped due to a LEDGlow error, Reseller shall contact LEDGlow within fourteen (14) days of receipt of the incorrect merchandise. LEDGlow will provide a return postage label to return the incorrect merchandise. Reseller may not return any incorrect merchandise if Reseller fails to contact LEDGlow within fourteen (14) days from receipt.

9.2 LEDGlow shall ship the correct merchandise to the requested address upon LEDGlow’ receipt of the incorrect merchandise. All fulfillment errors, incorrect merchandise, or incorrect quantities will be reshipped via the same method as the original order shipped. Shipping can be expedited, if desired, at the Customer or Reseller’s expense.



10. Damaged Packages

10.1 If a damaged package is received by Reseller, Reseller must contact LEDGlow within fourteen (14) business days of receipt of the damaged package. Once reported, LEDGlow will create a claim on behalf of Reseller with the damaged package's shipping carrier. LEDGlow will not create a claim on behalf of Reseller if Reseller fails to contact LEDGlow within fourteen (14) days of receipt.

10.2 Customer and Resellers MUST keep all contents and original damaged packaging for up to eight (8) business days while the claim is processed by LEDGlow. If the claim is approved, a replacement product will be shipped, or a refund granted, as per the Customer or Reseller's request. Damaged packages will be shipped using the same method as the original order. Shipping can be expedited, if desired, at the Customer or Reseller's expense.

11. Refused Packages

11.1 Customer and Reseller are responsible for any and all shipping charges that are incurred if a package from LEDGlow is "refused." Any and all charges incurred for shipping will be deducted from the refund amount (if any) for refused merchandise.

11.2 Customer and Reseller are responsible for all international shipping charges, as well as all incurred brokerage fees. Customer and Reseller must pay for international packages shipped for a second time, along with any return postage costs.

12. Undeliverable Packages

12.1 If a package is returned to LEDGlow due to an undeliverable or an incomplete address, the Customer or Reseller is liable for all reshipment costs. If the Customer or Reseller does not wish to have the package reshipped, any refund will be reduced by the total of all shipping charges. For Customers or Resellers shipping internationally, the subtracted amount will be the total of all shipping charges and incurred brokerage fees.

13. Payment Terms

13.1 Domestic: Payments from Resellers to LEDGlow shall be made only by credit card, wire transfer, or PayPal.

13.2 International: Payment for international orders shall be submitted via bank wire transfer. Payment may also be made via credit card or PayPal upon approval by LEDGlow, which LEDGlow may withhold at its sole discretion.

13.3 Drop Ship Orders: Payments for drop shipments may not be paid via PayPal.

13.4 LEDGlow does not offer credit terms of any kind. All orders are shipped only once payment has been received in full and cleared by the financial institutions involved. While LEDGlow tries to



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

ensure accuracy, LEDGlow reserves the right to correct any errors in pricing and/or descriptions, and to cancel or refuse to accept any order based on an incorrect price or description.

14. Termination

14.1 Unless otherwise provided by applicable law, either LEDGlow or Reseller may unilaterally terminate the applicable Dealer Account or Distributor Account without cause and for any or no reason, upon thirty (30) days' written notice given to the other party. Upon termination, all amounts owed to LEDGlow shall become immediately due and payable, and Reseller shall immediately cease to use all of LEDGlow's names and trademarks, and shall no longer identify itself as a Dealer, Distributor, Authorized Dealer, Authorized Distributor, or Authorized LEDGlow Reseller of LEDGlow products.

14.2 If Reseller fails to fulfill the applicable Dealer Account or Distributor Account sales quota as required in this Agreement, or fails to pass annual or semiannual evaluations, LEDGlow may, at its discretion, terminate Reseller's Dealer Account or Distributor Account. Upon such termination, any and all outstanding amounts due and owed to LEDGlow shall be immediately due and payable.

15. LEDGlow's Rights

15.1 LEDGlow reserves the right to modify and to interpret this Agreement. LEDGlow has the right to re-evaluate the performance and validity of Reseller's performance annually, semiannually or at any given time, and change the status of the Reseller accordingly.

15.2 Nothing in this Agreement is intended to grant to Reseller any right of exclusivity. LEDGlow reserves the right to sell directly any of its products to: (a) United States government or any of its agencies, bureaus, commissions, or departments; (b) any foreign government or any of its agencies, bureaus, commissions, or departments; (c) academic institutes, churches, charities, trade organizations or any other non-profit entities; and (d) Customers, additional Resellers, businesses, private entities, and any other such purchasers.

15.3 LEDGlow reserves the rights to change the design of any products or part thereof at any time without notice to Reseller.

15.4 LEDGlow reserves the right to change the price of any of its products from those shown in the LEDGlow Dealer Pricing Sheet. In the event of price change, LEDGlow may, but is not required to, inform Reseller of such changes with at least fifteen (15) days' prior notice.

15.5 LEDGlow reserves any and all other rights not expressly waived in this Agreement, as permitted to the fullest extent of the law.

16. Not A Franchise

16.1 Reseller acknowledges this is not an offer to sell, solicitation of an offer to purchase, or assignment of a franchise in or on behalf of LEDGlow. Nothing in this Agreement shall be construed



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

as a waiver of any applicable exemption that may be available to LEDGlow under New Jersey Stat. 56:10-1 *et al.* or any other applicable laws.

17. Miscellaneous

17.1 The validity of this Agreement is contingent upon Reseller's execution of the Dealer Application, LEDGlow's approval of such Dealer Application, and a successful Dealer Buy-In or Distributor Buy-In. Failure of Reseller to complete and execute the Dealer Application, LEDGlow's denial of the Dealer Application, or the failure to complete the Dealer Buy-In or Distributor Buy-In within thirty (30) days of LEDGlow's approval of the Dealer's Application shall result in the immediate termination of this Agreement, upon which this Agreement shall be null and void and the parties shall have no further obligations or liabilities to each other.

17.2 The terms and conditions of the LEDGlow Reseller Warranty and Disclaimer and Dealer Application are incorporated by reference and restated as if fully within.

17.3 Reseller represents and agrees that no promise, inducement, or agreement other than as expressed herein has been made by LEDGlow or any of its representatives, and that this Agreement is fully integrated and supersedes all prior agreements, discussions, communications, and understandings. Reseller's signature on its Dealer/Distributor Application will constitute its acceptance of this Agreement. For all purposes relating to this Agreement, electronic signatures, facsimile signatures, and scanned signatures sent by electronic transmission shall be accepted the same as original signatures.



LEDGlow's Dealer Warranty & Disclaimers

1. LEDGlow One Year Non-Transferrable Limited Warranty and Disclaimer

1.1 LEDGlow Lighting, LLC (“LEDGlow”) warrants to the original retail customer purchase, and not any other purchaser or subsequent owner; that this Product will be free from defects in material or workmanship for a period of one year from the purchase date.

1.2 For a period of one year from the date of purchase, at no charge to the Purchaser, LEDGlow will repair or replace this Product if it is determined by LEDGlow to be defective. After the warranty period, the Purchaser must pay all charges for parts and labor. Coverage under this warranty is only valid within the United States, including its territories, as well as in certain other countries. Purchasers should check the website, www.ledunderbody.com, to determine the warranty coverage in the countries in which they are located.

1.3 LEDGlow does not warrant the installation of the Product, which is the sole responsibility of the Purchaser. Installation should be completed by licensed professionals. Improper installation may cause damage to the Product and any vehicle in which it is installed. Incorrect installation may cause burns and electrical injury to individuals. LEDGlow’s warranty does not cover any expenses incurred in removing products that are defective or re-installing replacement products in their place.

1.4 During the warranty period, to obtain product repairs or replacements, the Purchaser must return the Product, freight prepaid by the Purchaser, to LEDGlow (for customers in the contiguous United States, LEDGlow will pay the shipping charges if any Product fails during the first thirty (30) days after purchase). The Product must be returned in its original carton or in a similar package affording an equal degree of protection. LEDGlow will return the repaired or replaced Product, freight prepaid, to the Purchaser. LEDGlow recommends when returning an item for repair or replacement, that the package is insured by the returnee as LEDGlow is not responsible for any package lost or damaged during return shipping. LEDGlow does not provide Purchasers with temporary replacement units during the warranty period or at any other time.

1.5 This limited warranty is non-transferrable and will automatically terminate if the original retail consumer purchaser resells the Product or transfers the vehicle in which the Product is installed. An “original retail consumer purchaser” is an individual who originally purchases a product or is a gift recipient of a new product that is in its original packaging and unopened.

2. Disclaimer of Warranty

2.1 Except for the foregoing warranties, LEDGlow hereby disclaims and excludes all other warranties, express or implied, including, but not limited to any implied warranties of merchantability, fitness for a particular purpose, or any warranty with regard to any claim of infringement that may be provided in section 2-312(3) of the uniform commercial code or in any other state statute.



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

3. Limitation of Liability

3.1 The liability of LEDGlow, if any, and purchaser's sole and exclusive remedy for damages for any claim of any kind whatsoever, regardless of the legal theory and whether arising in tort or contract, shall not be greater than the actual purchase price of the product for which such claim is made. In no event shall LEDGlow be liable to purchaser for any special, indirect, incidental, or consequential damages of any kind including, but not limited to, compensation, reimbursement or damages on account of the loss of present or prospective profits or for any other reason whatsoever.

3.2 GOVERNING LAW: This non-transferrable limited warranty shall be governed by the law of the State of New Jersey, U.S.A., and the United States of America, excluding their conflicts of laws principles. The courts of Camden County, New Jersey, shall have the exclusive jurisdiction over any legal action with respect to this warranty. This limited warranty gives specific legal rights. You may also have other rights that may vary from state to state or from country to country. Some states or countries do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations and exclusions may not apply to you. You are advised to consult applicable state or country laws for a full determination of rights.

4. Warranty Shipping Responsibility

4.1 Warranty shipping is only valid within the Contiguous United States. For defective products, LEDGlow will cover all shipping charges to and from the Dealer within 30 days of the delivery date. After 30 days, Dealers are responsible for sending defective products back to LEDGlow, LEDGlow will pay for the return shipping cost. If a product is returned for testing and is determined to be in perfect working condition by the Technical Support Department, the dealer will be responsible for ALL shipping costs. LEDGlow is not responsible for any package that is lost in transit while being returned to the facilities. Please insure all packages being returned to minimize liability if the package is lost or damaged.

5. LEDGlow One Year Non-Transferrable Limited Warranty Terms and Conditions

5.1 Notification of Claims Warranty Service: If Purchaser believes that a Product is defective in material or workmanship, written notice with an explanation of the claim shall be given promptly by Purchaser to LEDGlow. All warranty claims must be made within the warranty period, and any products returned to LEDGlow must be shipped in accordance with LEDGlow's procedures (including the use of RMA numbers supplied by LEDGlow after notification). The repair or replacement of any Product or part thereof shall not extend the original warranty period. The specific warranty on the repaired part only shall be in effect for a period of ninety (90) days following the repair or replacement of that part, or the remaining period of the Product warranty, whichever is greater.



LEDGlow Lighting, LLC
444 Commerce Lane Suite B
West Berlin NJ, 08091
856-768-5700 Ext 123

5.2 Proof of Purchase: The Purchaser's dated bill of sale must be retained as evidence of the date of purchase and to establish warranty eligibility. Registration of any Product or of this limited warranty is voluntary, and failure to register will not diminish any rights available under this warranty.

5.3 Exclusive Remedy Acceptance: Purchaser's exclusive remedy and LEDGlow's sole obligation is to supply (or pay for) all labor necessary to repair any Product found to be defective within the warranty period and to supply new or rebuilt replacements for defective parts. LEDGlow will refund the purchase price for such Product only if repair or replacement fails to remedy the defect. Purchaser's failure to make a claim as provided in paragraph 1 above or continued use of the Product shall constitute an unqualified acceptance of such Product and a waiver by Purchaser of all claims thereof.

5.4 Exceptions Limited Warranty: LEDGlow shall have no obligation to Purchaser with respect to any Product that is subjected to any of the following: abuse, improper use, negligence, accident, modification, failure to follow the operating procedures outlined in the user's manual, failure to follow the maintenance procedures in the service manual for the Product, attempted repair by non-qualified personnel, operation of the Product outside of the published environmental and electrical parameters, or if the Product's original identification (trademark, serial number) markings have been defaced, altered, or removed. LEDGlow excludes from warranty coverage products sold AS IS and/or WITH ALL FAULTS. LEDGlow also excludes from warranty coverage any consumable items such as fuses and batteries. All software and accompanying documentation furnished with, or as part of the Product is furnished "AS IS" (i.e., without any warranty of any kind), except where expressly provided otherwise in any documentation or license agreement furnished with the Product.