Foodservice Display by

Bugambilia Limited Warranty

All prices and terms are subject to change without prior notice

Bugambilia merchandise used for **cold food service** is guaranteed to be free of manufacturer's defects and chipping or lifting of its coating for a **three-year period** from date of purchase ("Warranty Period") under normal use. Bugambilia merchandise used for **warm food service** is guaranteed to be free of manufacturer's defects and chipping or lifting of its coating for a **one-year period** from date of purchase ("Warranty Period") under normal use.

For this Warranty to apply, purchaser must follow the Bugambilia Proper Care Instructions for the particular product. This Warranty does not cover damage caused by misuse, abuse, accidents, or alterations to the products.

In the event of an alleged defect in a Bugambilia product during the Warranty period under normal use, the product must be properly packaged and returned, postage prepaid, to Bugambilia, accompanied by the original invoice/receipt for evaluation and authorization by Bugambilia for repair or replacement. If Bugambilia determines, in its sole discretion, that the returned product has deteriorated during the Warranty Period of normal use pursuant to Bugambilia's Proper Care Instructions, a replacement or repaired product, or product of equivalent value if the damaged product is no longer in production, in Bugambilia's sole discretion, shall be provided at no cost to purchaser except for shipping charges.

THERE ARE NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WHICH EXTEND BEYOND THE EXPRESS WARRANTY PROVIDED ABOVE. THE REPAIR OR REPLACEMENT REMEDY FOR ANY BREACH OF WARRANTY AND FOR ANY AND ALL DAMAGES OR LOSS ALLEGEDLY CAUSED BY BUGAMBILIA'S PRODUCTS IS PURCHASER'S SOLE AND EXCLUSIVE REMEDY PROVIDED UNDER THIS WARRANTY. LIABILITY FOR ALL DAMAGES, INCLUDING, BUT NOT LIMITED TO COMPENSATORY, INCIDENTAL, CONSEQUENTIAL, MULTIPLE, SPECIAL, AND/OR PUNITIVE DAMAGES, AND ATTORNEYS' FEES, SOUGHT UNDER ANY LEGAL THEORY, WHETHER IN CONTRACT, TORT, OR OTHERWISE, IS HEREBY DISCLAIMED TO THE EXTENT PERMITTED BY LAW. To the extent that any provisions herein purport to disclaim or limit any statutory rights or remedies as may vary from state to state, such provisions shall be deemed to be amended to the extent necessary to comply therewith.