

PROUD HERITAGE OF EXPERIENCE & QUALITY

VT-188 Display Shelf Instructions

The display shelf offers new showcase options for wine bottles in your VT-188 wine cooler. Your display shelf is designed to sit comfortably and securely atop the VT-188 sliding racks. To install your display shelf you will need to remove one or more of the standard sliding wood and metal racks. Each display row shelf takes the space of two standard VT-188 shelves.

NOTE: Remove all bottles from the racks before modifying the rack layout of the wine cooler.

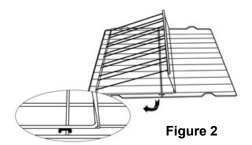
INSTALLING DISPLAY SHELF

- 1. Select a rack within your cooler to place the Display Shelf on. To ensure there is enough room above the rack for both the display shelf and the wine bottles it will hold, the rack above the chosen rack will need to be removed.
- 2. To remove a shelf, slide it out gently until it is at full extension. (Side buttons will lock, preventing it from sliding out entirely.)
- 3. Locate the side safety buttons along the sides of the rack. Slide the downward pointing button <u>up</u>, and slide the upward pointing button <u>down</u> (Figure 1). This will unlock the shelf and free it for removal.





- Figure 1
- 4. With the safety buttons depressed, slide the shelf out fully from the wine cooler.
- 5. Once shelf is removed, only the siderails inside the cooler remain. Each siderail is attached to the cooler by 4 screws. To remove a siderail, slide the moveable component of the siderail back and forth to gain access to each screw, and remove them followed by the siderail.
- 6. Slide out the intended rack for the display shelf to full extension.
- 7. Place the display shelf on the selected rack, with the tallest side going in first. Align the base arches located on the lower sides of your display shelf (Figure 2) over the horizontal bar across the rack to hold the display shelf securely in place.



- 8. Once secure, place your bottles along the columns of the display shelf. Display shelf fits up to 6 bottles.
 - ~ NEARLY 25 YEARS OF WINE STORAGE EXPERIENCE ~

TERMS OF SALE AND WARRANTY

Vinotemp International ("Seller") and the person or entity that acquires these goods from Seller ("Purchaser") hereby fully agree to the following terms and conditions of the sale: Shipping fees are the responsibility of the Purchaser whether freight prepaid or freight collect. Seller assumes no responsibility for the goods sold to the Purchaser once the goods have left the Seller's premises, including, but not limited to, late delivery by the moving carrier, or for events caused by any difficulty carrier incurs in attempting to fit the goods into the Purchaser's place of business or residence due to the size of the goods or otherwise. Purchaser assumes all responsibility for delivery, payment of freight, access, measurement, installation, hook-up, wiring, moving and storage of the goods. The transportation of all goods is subject to the terms and conditions which the moving carrier imposes on Purchaser including, but not limited to, additional charges imposed per flight of stairs, and/or additional charges resulting from the carrier's inability to safely and/or adequately use the building elevator to lift the goods to an upper floor. Any claim for damages incurred during shipment by the carrier of the goods are insured and handled directly with the carrier. Any damages due to manufacture defects will be handled directly with Vinotemp International, subject to the limited warranty.

All sales are final, and unless authorized in writing by the Seller, Purchaser may not return the goods, under any circumstance. If Purchaser refuses to accept the goods, under any circumstance, the Purchaser is liable for the return and cost of freight both ways, and if Seller does take back the goods, there will be a restocking charge that is 35% of the purchase price of the goods. Purchaser must notify Seller of non-conforming goods within four days of delivery, after which time all goods are deemed accepted.

If Purchaser tenders payment with a check that has insufficient funds (NSF), or stops payment on a check or credit card for any reason, Purchaser agrees to pay for all costs associated with the Seller's connection or litigation of such a claim, including without limitation extra damages, court costs and attorneys' fees. Finance charges begin the date of invoice. Collection fees plus NSF fee of \$50 will be added to your invoice, which you agree to promptly pay. Title to the goods does not pass until payment is received in full by Seller and Seller retains a security interest in the goods until they are paid for in full.

LIMITED WARRANTY: Vinotemp does not warrant wine and wine cooler accessories. Purchaser's exclusive remedy is limited, at Seller's option; to repair or replace defective part[s] with either new or factory reconditioned part[s]. Purchaser is responsible for shipping the unit pre-paid to designated facility and Seller will pay return shipping charges in the continental United States for items repaired under warranty within 12 months from date of sale. Improper placement of the unit will void the warranty. This limited warranty does not cover damage due to such things as accident, misuse, abuse, mishandling, neglect, acts of God, fires, earthquakes, floods, high winds, government, war, riot or labor trouble, strikes, lockouts, delay of carrier, unauthorized repair, or any other cause beyond the control of the Seller, whether similar or dissimilar to the foregoing. Seller is not responsible for any damages caused to Seller's property resulting from the good. This limited warranty applies only inside the Continental US. (Alaska, Puerto Rico and Hawaii are not warranted).

Seller is not responsible for incidental or consequential damages, and there are no warranties, expressed or implied, which extend beyond the Limited Warranty described above. The implied warranties of merchantability and of fitness for a particular purpose are hereby expressly disclaimed. Some states do not allow the exclusion of incidental or consequential damages, or a waiver of the implied warranties of fitness and/or merchantability, so the above limitations may not apply to you. This warranty gives you specific legal rights and you may also have other rights which vary from state to state. In the event of any dispute between Seller and Purchaser arising out of or relating to these terms and conditions or to the goods sold generally, Purchaser must first file a written claim with Seller within ten days of the occurrence giving rise to the claim and wait an additional thirty days for a response before initiating any legal action. The sale and all terms are subject to California law. Any legal proceeding arising out of or relating to these terms and conditions or to the goods sold generally shall be brought solely and exclusively in the County of Los Angeles. In no event may Purchaser initiate any legal proceeding

The above terms and conditions are the only ones governing this transaction and Seller makes no oral representations of any kind. These Terms and Conditions can only be modified in writing, signed by both Purchaser and Seller.

IMPORTANT NOTICE: The manufacturer has a policy of continuous improvement on its products and reserves the right to change materials and specifications without notice.

WARNING: Please do not place the unit within reach of children. For adult use only.

more than six months after the occurrence of the event giving rise to the dispute.

Contact info@vinotemp.com with any questions or visit www.vinotemp.com. To contact by mail, send to Vinotemp International, 17621 S. Susana Rd., Rancho Dominguez, CA 90221.

Vinotemp is a registered trademark of Vinotemp International. All products, features, and services are subject to change without notice. We cannot guarantee the accuracy of the contents of this document. We disclaim liability for errors, omissions, or future changes.

 $\ @\ 2010$ Vinotemp International. All rights reserved.