

COSMO, s.r.l.

WARRANTY STATEMENT

All the manufactured machines, shown in this manual, are sold with one warranty valid for a year from the delivery date, subject to the following clauses:

- ◆ In case a defect in a part is found (or in some parts) during a period of a year from the delivery date of the machine to the customer, the dealer commits himself to verify the defective part and, in case in the course of this verification it is assessed a defect which is due to the materials or to the manufacturing, he will repair the defective part or, to his discretion, to replace it free of charge.
- ◆ The customer, at the delivery, must control that the machine has not got damages during the transport, that is in compliance with the one ordered and that is complete with all the accessories got from the purchase contract. In contrary case he must send a written claim within 9 days from the reception of it.
- ◆ The warranty is not applied in the following cases:
 - a) normal wear;
 - b) breaches or breaks deriving from negligence or due to the use of the machine in different conditions of the ones permitted;
 - c) in case the machine has got unauthorized modifications (in written document) from the manufacturer or if unoriginal spare parts and accessories were mounted;
 - d) when the serial number of the machine has been modified, removed or cancelled.

In any case the purchaser has to face the wearable parts substitution, the labour, transport costs, the eventual customs costs and the value-added tax.

Every responsibility for direct or indirect damages is declined when they are due to breaks or to the wear of the parts, the less for those deriving from the proper or improper use of themselves.

- ◆ Defects that are not clearly attributable to the material or to the manufacturing, will be checked by our Technical Attendance Centre or by our warehouse. If the claim would turn out unjustified, all the repair costs and/or substitution of the damaged parts will be debited to the purchaser.
- ◆ All the parts will be billed at the shipment time and at the eventual acknowledgment of the guarantees (previous receipt and check of the damaged parts). This will give the right to get the credit.

The manufacturer or its retailer will not be responsible of the loss, neither of the damage, whichever it is and in whichever way it happened during the transport. The aforementioned commitment refers to the person of the customer and it cannot be yielded or be transmitted to others.