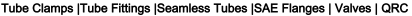
WARRENTY TEST CERTIFICATES





TO :-	Date :-
Address :-	Velock Invoice No & Date
Buver P.O. No & Date :-	Velock Inspection Date :-

Ve-Lock Strives to deliver only the highest quality parts and components. All unites are tested before despatched of goods

How ever , when something fails to meet your expectations, every effort will be made to correct it.

ANY REJECTION OF ITEMS SHOULD BE BRING TO OUR NOTICE WITH IN 30 DAYS TIME FROM THE DATE OF INVOICE . NO COMPLAINT WILL BE ACCEPTED AFTER SUCH PERIOD.

ALL OUR PRODUCTS ARE WARRENTEED TO BE FREE FROM DEFECTS IN MATERIALS AND WORKMANSHIP

AND WARRENTY FOR A PERIOD OF 12 MONTHS FROM THE DATE OF SUPPLY OR 12 MONTHS FROM THE DATE OF COMMISSING WHICH EVER IS

EARLIER

should a problem occur during this period, please bring it to our attention immediately. Any unit to be considered for for warrenty, we will repair or replace it at no charge to you and reimburse all freight charges.

If the unit can not be replaced, you will receive full credit at once. Refer to the Return Goods Authorization Number (RGA #) when returning the item, fright prepaid. This warrenty does not cover units which have been disassembled or repaired by anyone, nor failure due to misuse, abuse, neglect, accident, or tampering, and does not cover any customer loss or expense resulting from the unit being out of operation. The unit must be operated according to original manufacturer's specigications, otherwise this warrenty is null and void. If a replacement has been shipped and the warrenty is void, the original will be restocked at 25%.

Limited Warrenty:-

(The Seller) warrents the product and repair parts sold by it will be free from defects in materials and workmanship under normal services until the expiration of the earlier of 6 months from the factory.

This limited Warrenty is applicable only when products are install and used in accordance with The Seller's printed instructions, all applicable federal, state and local regulations.

printed instructions, all applicable federal, state and local regulations.

If within 30 days after Buyer's discovery of what Buyer believes is a defect, Buyer notifies The Seller shall, at it's sole option, repair or replace Ex-works point manufacture, the product or components found to be defective. Failure by Buyer to give such written notice within 30 days shall be deemed an absolute and unconditional waiver of Buyer's claim for such defects.

Other than the above, and subject to the limitations of liability below, The Seller makes no representation or warrenty, express or implied, as to merchantability and fitness for a particular purpose with respect to the products and parts whether used alone or in combination with any other products or materials.

The above warrenty and the above obligations to repair or replace are complete and exclusive and The Seller expressly disclaims liability for secial consequential.

damage of any nature Whatsoever :-

VE-LOCK liability is only limited till replacement of goods by new one if it is found not accepted functionally and VE-LOCK does not have any liability towards any Risk purchase / damages / delay at buyers end . The buyer shall not claim any refund of payments or damages due to such rejection or delay in supply of goods.

No goods will be returned / rejected by the buyer unless & untill it is prooved rejected functionally at buyers end & it is shown by the VE-LOCK person or send it to VE-LOCK by courier some rejected samples otherwise VE-LOCK will not treat that goods rejected & will not have liability on VE-LOCK

VE-LOCK provides all Technical catalogues / drawings / samples / what we offer in quotation during the time of Negotiation of Orders from the buyers & it is fully the responsibilities of buyer to cross check all Technical aspects of quotation & technical matter submitted by VE-LOCK with buyers requirements. VE-LOCK does not have any liabilities if the supply is not match with the requirements of clients after despatch made.

All disputed will be treated in accordance with the laws of Mumbai Jurisdiction only.

VAISHNAVI HYDRAULICS PVT. LTD.

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