

EVAC GROUP GENERAL WARRANTY TERMS

- These General Warranty Terms shall apply to all products (the "Products") and/or services (the "Services") supplied by Evac Oy and/or any other company belonging to the Evac Group (such supplier hereinafter referred to as the "Seller") to its customers (the "Buyer").
- Upon delivery of the Products and/or Services, the Buyer shall, using due diligence, examine them both as to quality and quantity. Unless the Buyer notifies the Seller in writing to the contrary within three (3) days from the delivery, the Products and/or Services shall be deemed to have been duly received in agreed quantity and without apparent damage.
- The Seller warrants to the Buyer that the new Products are free from defects in material and workmanship. Further, the Seller warrants to the Buyer that the Services are performed in a professional, workmanlike manner, consistent with industry standards. (the "Warranty")
- The warranty period is eighteen (18) months, calculated from the date of shipment of the Product or the date of the substantial completion of the Service, or 12 months after the installation of the Products, whichever shall expire first (the "Warranty Period"). The Warranty Period for spare parts and components and similar equipment that are sold separately is 12 months from the date of the shipment.
- The Warranty Period of any replaced or repaired Product or re-performed Service under this Warranty expires at the same time as the Warranty Period of the original Product and/or Service would have expired.
- 6 Any and all dates with respect to calculating the Warranty Period shall be determined by the Seller in its sole reasonable discretion.
- 7 The Warranty does not cover:
 - natural wear and tear or damage resulting therefore:
 - consumables, such as gaskets, fittings, filters, chemicals and similar;
 - defects which can be fixed with minimum action, such as changing of seals, tightening and adjusting;
 - defect or damage due to the Buyer's failure to properly store, install, maintain or operate the equipment, or due to overloading, failure to comply with the service and operating instructions, or due to an accident;
 - defect or damage due to the Seller following instructions stipulated by the Buyer or Buyer's authorized representative;
 - any defects which are caused by circumstances which arise after the risk has been transferred to the Buyer;
 - engineering work, except in the case that the Product or Services sold by the Seller consisted of engineering work;
 - any defects in materials provided by the Buyer or a third party, nor any defects caused by the design or other technical requirements stipulated by the Buyer, Buyer's authorized representative or a third party.
- The Warranty for the Product shall become null and void, if other parts than parts supplied by Evac have been used in the Product.
- If the Buyer has given a notice of a defect covered by this Warranty and no defect is found for which the Seller is liable, the Buyer shall compensate the

costs that the Seller has incurred as a result of the notice.

- The Seller's obligations under this Warranty are limited, at the Seller's option, to (a) replacement of the defective Product, Ex Works Seller (Incoterms 2020), (b) repair of the defective Product, Ex Works Seller (Incoterms 2020), (c) re-performance of the Service, or (d) refund of the defective Product or Service at its original purchase price. Seller also has the right to try to remedy the issue via phone or email.
- In connection with warranty repairs, the Buyer shall at its own expense arrange the required dismantling and reassembly as well as transportation, importation and insurance. The Seller shall not be responsible for any costs in connection with warranty replacement or repairs (such as work, travel and comparable costs), nor for any local taxes or customs duties.
- 12 The Buyer shall retain the defective Product for six (6) months for the Seller's inspection. At the Seller's request the Buyer shall send the defective Product to a destination designated by the Seller at the Buyer 's cost, unless otherwise agreed. The replaced or refunded Product becomes the property of the Seller.
- The Seller's liability under this Warranty shall apply to the exclusion of all other liability of the Seller to the Buyer, whether contractual, tortuous or otherwise, for defects in the Products and/or Service or for any loss or damage to or caused by them, direct or indirect. All other conditions, warranties or other statements of similar nature whatsoever concerning the Products and/or Services whether express or implied are hereby excluded. In particular the Seller grants no warranties regarding the fitness for particular purpose, performance or merchantability of the Product, whether express or implied.
- The Seller (or any of its affiliates) shall not be liable to the Buyer under this Warranty unless written notice of the claim is given to the Seller within 14 days of the date when the Buyer becomes aware of the incident causing the damage, however no later than the end of the Warranty Period. The notice of a warranty defect shall be made in writing including at least the following information: the Seller part number, description of the defect and its anticipated reason, date of failure, information of project. The claim shall be sent to the following address:

Warranty claims for Evac:

Evac Oy

Attn: Warranty Department

Linnoitustie 6 A

FIN-02600 Espoo FINLAND

E-mail: evac.warranty@evac.com

Warranty claims for Cathelco:

Cathelco Limited

Attn: Chris Hewitt

Marine House

Dunston Road, Chesterfield S41 8NY, UK

E-mail: warranty@cathelco.com