

2020 PRODUCT WARRANTY

Lastec, LLC ("warrantor"), with its place of business at 8180 West 10th Street, Indianapolis, IN 46214 warrants as stated herein to the original purchaser ("purchaser") for two (2) years or 2000 hours of equipment use, whichever comes first, on parts and one (1) year of labor for equipment use from the date of purchase from Lastec ("warrantor"), that the equipment manufactured by warrantor and any optional equipment or accessories purchased at the same time, subject to the exclusions herein, will be free from defects in material and workmanship attributable to warrantor so long as it is operated and maintained in accordance with the instructions provided by warrantor and purchaser has completed the registration form or warrantor may choose to not honor any warranty claims. Limited lifetime urethane bushing and bushing hardware warranty.

90 DAY LIMITED WARRANTY

Warrantor agrees to replace any defective wear components including but not limited to seals, bearings, idlers with bearings, wheels/tires, bushings and blades for ninety (90) days from date of purchase. After ninety (90) days, all wear components are no longer covered under further warranty from warrantor. (Component failure as a result of improper maintenance of wear items may not be covered under warranty at the warrantor's discretion. I.E. improper cleaning/lubrication practices) After ninety (90) days, component failure as a result of loose hardware is no longer covered under further warranty from warrantor.

Warrantor agrees to warranty for a period of ninety (90) days from date of purchase to any original purchaser who is a rental yard, lease-based business or temporary use facility that the equipment manufactured by warrantor and any optional equipment or accessories purchased at the same time will be free from defects in material and workmanship attributable to warrantor so long as it is operated and maintained in accordance with instructions provided by warrantor. After ninety (90) days, no further warranty will exist for rental yard, lease-based or temporary use businesses or facilities.

FREIGHT ALLOWANCE

Freight allowance for warranty – expedited freight covered by warrantor in "mower down" situations for first year of warranty not to include wear items as listed above in the (90) day limited warranty. After the first year freight for warranty items would be limited to regular ground shipment at the discretion of the warrantor.

WARRANTOR'S OBLIGATIONS AS TO DEFECTS

Warrantor's only responsibility shall be to replace any covered defects or repairs without cost to purchaser. Warrantor may request that such part or unit be returned to Warrantor's place of business. Purchaser will be responsible for transportation or shipping of part or unit to the distributor and such part must be returned to distributor within fifteen (15) days after requested. Warrantor shall have a reasonable time within which to replace or repair defective part or unit. If warrantor determines that the part or unit is not defective under the terms of this warranty, then purchaser shall be responsible for expenses incurred by warrantor in returning part or unit to original purchaser. Warrantor gives no allowance for labor, travel time, mileage or incidental or consequential damages. Purchaser must submit warranty claims to a distributorship authorized by Warrantor. Warrantor's authorized distributors are responsible for all repairs and the processing of all warranty claims.

WARRANTY PARTS RETURN

Lastec reserves the right to have parts returned that have been submitted for warranty. The service department will issue an RMA number. The part must be returned within 30 days of the requested return date. Parts not returned within 30 days of the RMA issue date will result in rejection of claim.

LIMITATIONS AND DISCLAIMERS OF OTHER WARRANTIES

EXCEPT FOR THE EXPRESS WARRANTY PROVISIONS STATED ABOVE, WARRANTOR DISCLAIMS ALL WARRANTIES, EXPRESS AND/OR IMPLIED, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

No representation or other affirmation of fact by representatives of warrantor, whether verbal or in writing, including photographs, brochures, samples, models, or other sales aids, shall constitute a warranty or other basis for any legal action against warrantor. THE ORIGINAL PURCHASER, ANY PERSONS TO WHOM THIS EQUIPMENT IS TRANSFERRED AND ANY INTENDED USER OR BENEFICIARY OF THIS EQUIPMENT SHALL NOT BE ENTITLED TO RE-COVER ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES FROM WARRANTOR FOR ANY REASON WHATSOEVER, INCLUDING WARRANTY OR DEFECT IN THE PRODUCT. Warrantor does not warrant that its equipment meets or complies with the requirements of a particular safety code or governmental requirements.

DESIGN CHANGES

Warrantor reserves the right to change the design of its products from time to time without notice and without obligation to make corresponding changes in its products previously manufactured.

RIGHTS OF PURCHASER

The validity and effect of this limited warranty as well as its interpretation, operation and effect, shall be determined exclusively by the principles of law and equity of the State of Indiana. This limited warranty gives purchaser specific legal rights. Purchaser may also have other rights, which may vary from State to State. Some States may not allow limitations as to duration of warranties so the above may not apply.

This contract supersedes all prior written and oral agreements related to the purchase and is intended to be an integration of the entire agreement between the parties. All of the promises, warranties, guarantees and representations made by warrantor or its representatives that are not specifically contained herein are not included in this warranty.