DEED OF WARRANTY

THERMACUT, k.s.

Sokolovská 574 686 01 Uherské Hradiště

Czech Republic

Company ID No.: 46963715

Registered in the Commercial Register at the Regional Court in Brno, Section C, File 6562

- 1. THERMACUT, k.s. (hereinafter referred to as the "Seller") provides a quality warranty (hereinafter referred to as the "Warranty") affirming that the goods delivered by the Seller on the basis of a concluded purchase agreement at the time of their handover (delivery) to the Buyer are fit for use for their standard purpose.
- 2. The warranty period shall run from the date of the goods delivery to the buyer under the purchase agreement concluded between the Seller and the buyer.
- 3. The Seller provides the quality Warranty for the goods for the warranty period specified below, counted from the goods delivery date under clause 2 hereof; the Warranty covers any and all defects of products which are unserviceable or suffer from significantly reduced serviceability due to circumstances existing before the products left the Seller's premises, particularly as a result of bad construction, poor-quality materials or poor manufacturing quality. Where such a defect is discovered, the Seller has to be informed thereof in writing without delay.
- 4. The warranty period for plasma sources of the EX-TRAFIRE series is 3 years, and for portable cutting machines of the EX-TRACK series it is 2 years, and for all other products it is 12 months.
- 5. Where the buyer discovers during the warranty period that a product suffers from a defect covered by this Warranty, it shall inform the Seller in accordance with Act No. 89/2012 Coll., the Civil Code.
- 6. The quality Warranty does not cover wear and tear of the goods as a result of their standard use or damage occurred from the moment of the goods delivery to the buyer under clause 2 hereof and as a result of incorrect or careless treatment of the goods by the buyer, application of excessive force, inappropriate equipment or tools, or as a result of other influences not related to the original purpose of use of the product.
- 7. In addition, the Seller's responsibility will terminate in case of any alternation or repair of the goods not carried out by the Seller or a third party authorized by the Seller.

In Uherské Hradiště, 1st of January 2017

Ing. Stanislav Sládek Ing. Dušan Loukota Managing Directors of the statutory body (Thermacut Management, s.r.o.)

DEED OF WARRANTY



