

Molok North America Ltd.

Warranty Certificate

MOLOK North America Ltd. ("MOLOK") warrants that the MOLOK Product is free from manufacturers defects in material and workmanship under normal use.

WARRANTY PERIOD

The warranty period is two (2) years for the lifting bag and lid, and ten (10) years for the main well, effective from the date of delivery.

CONTENTS OF THE WARRANTY

MOLOK shall, at its sole discretion, have the option of repairing or replacing the relevant part or parts free of charge and supplying them to the purchaser. The provisions of this warranty constitute the sole and exclusive remedy available to the purchaser with regard to said defective MOLOK Products.

In no event shall the warranty period for any MOLOK Products, including repaired or replaced parts, extend beyond the original warranty period stated above.

The defective parts which have been replaced shall be made available to MOLOK and shall be the property of MOLOK. In no event shall the purchaser have a right to return the MOLOK Product without the prior written consent of MOLOK.

RESTRICTIONS OF WARRANTY

This warranty has been given provided that the MOLOK Product is used in its normal intended use and that due care and compliance with the instructions given by MOLOK are observed. The obligations of MOLOK have been restricted to these warranty terms and conditions and the warranty thus does not cover losses incurred as a result of damage to other property or persons.

The warranty does not cover defects which are the result of:

- transportation of the MOLOK Product;
- negligence by the user of the MOLOK Product or failure to observe the instructions given by MOLOK or proper care;
- circumstances outside the control of MOLOK, such as theft, fire, accidents or acts of vandalism;
- failure to observe the installation or operating instructions, or other failure, when installing, placing or emptying the MOLOK Product; and
- normal wear and tear.

The warranty does not cover defects which are insignificant to the use of the MOLOK Product, such as repair of superficial scratches.

PROCEDURE IN CASE OF A DEFECT

The purchaser shall inform MOLOK in writing without delay, and in any event, within seven (7) calendar days of purchaser being put on notice of the defect. The writing shall include the following information: (1) the product in question (model, serial number), (2) specification of the defect as accurately as possible, and (3) the circumstances in which the defect was detected and/or appears.

If the purchaser has given notice of the defect mentioned above and no defect is found for which MOLOK is liable, MOLOK shall be entitled to compensation for the costs it has incurred as a result of the notice of the defect.

Authorized Signature

Position

Print Name

Date