SFE GROUP WARRANTY POLICY FOR MATHEY DEARMAN, B&B PIPE AND INDUSTRIAL TOOLS, PIPE PURGE MASTERS (PPM) AND FIT UP PRO.

One Year from the Date of Purchase

All products manufactured by SFE Brands are warranted to the original purchaser to be free from defects in material and workmanship under normal use, for a period of one year from the date of purchase. Should any defects develop, please call SFE Brands with serial number, if applicable, and date of purchase to receive an RMA (Return Material Authorization) number. Please call SFE Group for RMA & Repair Agreement. The equipment can then be pre-paid and shipped to the address below. If inspection shows a defect in parts, workmanship, or materials, SFE Group, at our option, will repair or replace without charge for either parts and/or labor. The product will be returned to the customer pre-paid. If the cause of damage is deemed to be caused by the customer, we will contact the customer and advise of our results and the cost to repair the equipment. In this case, the repaired equipment will then be returned to the customer with freight pre-paid and billed back to the customer.

Limitations - SFE Group is not responsible for the following:

- Improper use of the machine.
- Use against the national and/or international regulation in force.
- Improper or wrong connection.
- Bad fault on maintenance.
- Unauthorized modifications and/or services.
- Use of non-original spare-parts or specific components called for in this operating manual.
- Non-observance of the instruction, also partially.
- Unusual events like natural disasters.
- The equipment has been altered or modified in any way.

SEE LIMITED WARANTY
SFE GROUP WARRANTY POLICY FOR TAG MACHINES

Pneumatic Motor – One Year from the Date of Purchase
Electric Motor – 90 Days from Date of Purchase
Battery Powered – 90 Days from Date of Purchase

All TAG Pipe Equipment Specialists Machines are warranted to the original purchaser to be free from defects in material and workmanship under normal use, for a period of one year from the date of purchase (Pneumatic Motor), 90 days from the date of purchase (Electric Motor) and 90 days from the date of purchase (Battery Powered). Should any defects develop, please call SFE Brands with serial number, if applicable, and date of purchase to receive an RMA (Return Material Authorization) number. Please call SFE Group for RMA & Repair Agreement. The equipment can then be pre-paid and shipped to the address below.

If inspection shows a defect in parts, workmanship or materials, SFE Brands, at our option, will repair or replace without charge for either parts and/or labor. The product will be returned to the customer pre-paid. If the cause of damage is deemed to be caused by the customer, we will contact the customer and advise of our results and the cost to repair the equipment. In this case, the repaired equipment will then be returned to the customer with freight pre-paid and billed back to the customer.

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SEE LIMITED WARANTY
LIMITED WARRANTY

Subject to the provisions contained herein, if any merchandise sold hereunder (except merchandise manufactured by other persons or firms) by SFE Group. (“The SFE Group”), (either as the seller of the merchandise sometimes referred to herein as the “Company”) is not in accordance with specifications shown on the order within customarily accepted tolerances, or is defective on account of workmanship or material, and if such merchandise is returned at the customer’s expense and risk, to the Company’s manufacturing facility (or at the Company’s option, is returned to a repair facility authorized by the Company), within one (1) year after the Company’s date of shipment thereof (the “Warranty Period”), the Company will, at its option, replace or repair the merchandise. This warranty, however, is subject to the conditions: (A) that the customer promptly notifies the Company in writing of any claim under this agreement, setting forth in detail any such claimed defect, and (B) That the Company be afforded a reasonable opportunity to examine the merchandise and to investigate and verify the claimed defect at the Company’s manufacturing facility or at an authorized repair facility. The Company shall not be, in any event, liable for damages beyond the price paid by the customer for such defective merchandise. THE COMPANY SHALL NOT BE LIABLE to CUSTOMER UNDER ANY THEORY OR CIRCUMSTANCES FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, OR EXEMPLARY DAMAGES. This agreement does not obligate the Company to bear any transportation charges in connection with the replacement or the repair of defective merchandise. As to any item manufactured by other persons or firms, the Company agrees to present a request for adjustment for repair to such manufacturer, and the customer agrees that the liability of the Company shall not exceed any adjustment with respect to which such manufacturer accepts responsibility. THE ABOVE AGREEMENT IS IN LIEU OF ALL WARRANTIES, EXPRESSED OR IMPLIED AND IT IS AGREED THAT THERE IS NO EXPRESSED OR IMPLIED WARRANTY BY THE COMPANY AS TO THE MERCHANDISE’S FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, CAPACITY, OR EFFICIENCY AND THAT THERE ARE NO ORAL OR WRITTEN EXPRESSED OR IMPLIED WARRANTIES MADE IN CONNECTION WITH ANY SALE BY THE COMPANY OTHER THAN AS EXPRESSED HEREIN. No modification or addition to this agreement, either before or after the contract of sale, shall be made except on written authority of the President or Vice President of the Company.

The Company shall have no liability for warranty claims if the merchandise has been abused, misused, vandalized, or operated beyond its specifications after delivery.
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