



STATEMENT OF LIMITED WARRANTY

Kesmac and Brouwer Turf warrants its full line of equipment to be free from defects in material and factory workmanship for a period of 12 months. This warranty begins on the date of sale or use of the equipment to the original purchaser. This statement does not extend or limit engine, tractor or component warranties in which the engine, tractor or component manufacturers may carry extended time periods up to 24 months. Engine, tractor or component warranty claims will be subject to the engine, tractor or components manufacturer's approval.

Replacement Parts carry a 90 day replacement warranty and are reimbursed to the dealer. All electrical and hydraulic parts are limited by this policy and will only be covered upon approval by the service department after inspection of the part. The installation and removal of a part will automatically place that part under the replacement parts warranty.

This warranty is limited exclusively to equipment or accessories manufactured or supplied by *Kesmac and Brouwer Turf* and are subject to the inspection and analysis by the company to conclusively identify the nature and cause of failure.

PRODUCT REGISTRATION FORM must be completely filled out, signed by the customer at the original date of installation, and returned to *Kesmac and Brouwer Turf* before any claims will be considered.

Kesmac and Brouwer Turf reserves the right to incorporate improvements in material and design of its products without notice and is not obligated to make the same improvements to equipment previously manufactured.

Kesmac and Brouwer Turf is not obliged under any warranty policy different from the Kesmac Brouwer Turf warranty policy as published above.

KESMAC AND BROUWER TURF RESPONSIBILITES

Kesmac and Brouwer Turf's obligation under the terms of this warranty is limited to the repair, replacement or credit, at its option, of the equipment, parts or supply items that conform to its warranty.

Kesmac and Brouwer Turf will pay for the parts and the cost of surface transportation for the parts that conform to this warranty.

DEALER'S RESPONSIBILITIES

- 1. Only factory-trained service or approved personnel will be permitted to perform warranty service on *Kesmac and Brouwer Turf* equipment.
- 2. All major warranty claims exceeding \$650.00 (in total including parts and labour) must be authorized by **Kesmac and Brouwer Turf** before work is performed.
- 3. All replacement parts used in warranty situations must be furnished by *Kesmac and Brouwer Turf* or approved by *Kesmac and Brouwer Turf* personnel. The use of non-recommended oil could nullify warranty.

OWNERS RESPONSIBILITIES

The owner is obligated to operate and maintain the equipment in accordance with the recommendations published by *Kesmac and Brouwer Turf* in the owners/operators manual for the unit. The owner is responsible for the costs associated with such maintenance and operating adjustments that may be required on a regularly scheduled basis. Where applicable the owner is responsible for transportation to and from the dealership or service calls made by the dealer.

CONDITIONS THAT VOID WARRANTY

This warranty shall not apply to equipment which:

- 1. Has had repairs or modifications not authorized by *Kesmac and Brouwer Turf*.
- 2. Has been subject to abuse, improper maintenance, or improper application.
- 3. Has been modified from original equipment specifications.

WARRANTY EXCEPTIONS

This warranty does not apply to the following items:

- 1. Wear items including blades, cutting edges, cutting arms, spark plugs, belts, filters, bearings, sprockets, chains, tires, light bulbs, lubricants and fluids etc. Cost of normal maintenance including replacement of service items.
- 2. Damages to engine/drive systems caused by lack of/or improper lubricants and/or fluids.
- 3. Damages arising from accident, misuse or neglect.
- 4. Damages to engine/drive systems caused by improper operation and/or maintenance.
- 5. Kesmac and Brouwer Turf will not be liable for any incidental or consequential damage or injuries, including but not limited to loss of profits, loss of crops, rental of substitute equipment, or other commercial loss or for damage to the equipment in which the Company Product is installed.

FREIGHT CARRIER DAMAGE

Claims for equipment damaged in transit should be referred to the freight carrier. Visible damage should be reported immediately and concealed damage as soon as possible, in accordance with freight carrier regulations.