

WARRANTY AND GENERAL CONDITIONS
TACH-IT MODEL #6115, 6180 and 6605:

THE WARRANTOR, BEN CLEMENTS AND SONS, INC. AND CLEMENTS INDUSTRIES, INC. WARRANTS TO THE ORIGINAL PURCHASER-USER, THE TACH-IT MODEL #6115, #6180 AND #6605 DEFINITE LENGTH TAPE DISPENSER TO BE FREE FROM DEFECTS IN FACTORY MATERIALS FOR THE PERIOD OF 6 MONTHS FROM THE INVOICE DATE OF ORIGINAL PURCHASE OF THE MACHINE. EXCLUDED IN THIS WARRANTY ARE THE CUTTING BLADES AND SPRING SUPPORTS WHICH SUPPORT THE BLADES AS THESE ARE NORMAL WEAR PARTS. THE WARRANTOR AGREES TO SUPPLY AT **ITS OPTION** SIMILAR PART OR PARTS OF SAID UNIT PROVED TO THE SATISFACTION OF THE WARRANTOR TO BE DEFECTIVE AT THE TIME THE MACHINE WAS SOLD. ANY REPLACEMENTS UNDER THIS 6 MONTH WARRANTY WILL BE WITHOUT COST FOR PARTS TO SAID ORIGINAL PURCHASER-USER, EXCEPT FOR TRANSPORTATION, DUTY, CUSTOMS CLEARING AND LABOR CHARGES. BEFORE WARRANTOR SHALL SUPPLY ANY PART, THE PURCHASER-USER MUST SEND THE ALLEGEDLY DEFECTIVE PART OR PARTS TO WARRANTOR'S DESIGNATED FACTORY FREIGHT PREPAID INCLUDING DUTY AND CUSTOMS CLEARING IF APPLICABLE AND SAID PART MUST BE PROVED DEFECTIVE TO WARRANTORS' REASONABLE SATISFACTION. **THE WARRANTOR SHALL NOT BE RESPONSIBLE FOR ANY EXPENSES INCURRED FOR SERVICE OR REPAIRS PERFORMED BY ANY PERSON OR PERSONS OTHER THAN THE WARRANTOR, UNLESS SPECIFICALLY AUTHORIZED BY THE WARRANTOR.** SERVICE CALLS OR REPAIRS OTHER THAN THOSE COVERED BY THE CONDITIONS SET FORTH IN THIS WARRANTY WILL BE MADE AT THE EXPENSE OF THE PURCHASER-USER. ANY MODIFICATION OR USE OF THIS UNIT FOR PURPOSES NOT INTENDED VOIDS ANY AND ALL RESPONSIBILITY AND LIABILITY OF THE WARRANTOR.

GENERAL CONDITIONS:

BEN CLEMENTS AND SONS, INC. AND CLEMENTS INDUSTRIES, INC. SHALL NOT BE LIABLE FOR ANY DEFAULTS, DELAY, LOSS OF USE OR MARKET CAUSED BY ANY CONTINGENCY BEYOND WARRANTOR'S CONTROL INCLUDING WAR, GOVERNMENTAL RESTRICTIONS OR RESTRAINTS, STRIKES, FIRES, VANDALISM, FLOOD, OR SHORT OR REDUCED SUPPLY OR RAW MATERIALS, ACTS OF GOD, NOR TO SPECIAL CHARGES FOR STATE SALES OR OTHER TAXES.

THIS WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND RELEASES THE WARRANTOR FROM ALL OTHER OBLIGATIONS AND/OR LIABILITIES WHATSOEVER. IT NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR THE WARRANTOR ANY OTHER LIABILITY IN CONNECTION WITH THE UNIT HEREIN IDENTIFIED. IT APPLIES ONLY WITHIN THE BOUNDARIES OF THE UNITED STATES OF AMERICA, ITS TERRITORIES AND POSSESSIONS, AND IT IS NOT ASSIGNABLE. ORIGINAL PURCHASER-USER SHALL MEAN ONLY SUCH PERSON, PERSONS, ASSOCIATIONS, OR CORPORATIONS FOR WHOM THE UNIT IDENTIFIED HEREIN IS ORIGINALLY PURCHASED OR INSTALLED.

THIS WARRANTY DOES NOT APPLY TO DAMAGE TO SAID UNIT OCCURRED IN TRANSIT, NOR DAMAGE CAUSED BY ALTERATIONS BY UNAUTHORIZED PERSONS, FIRE, ACCIDENTS, ACTS OF GOD, MISUSE OR ABUSE, USE OF IMPROPER LABELS OR BY ANY OTHER CAUSES WHATSOEVER OTHER THAN DEFECTS IN FACTORY WORKMANSHIP OR MATERIAL, NOR DAMAGE OR LOSS OF ANY PRODUCTS, REFRIGERANT, PROPERTY, NOR LOSS OF INCOME OR PROFITS DUE TO MALFUNCTIONING OF SAID UNIT, NOR TO TRANSPORTATION OR SPECIAL CHARGES FOR STATE SALES OR OTHER TAXES.

THIS WARRANTY IS NOT TRANSFERRABLE.