

GENERAL TERMS AND CONDITIONS OF SUPPLY

Version 01 January 2026

These general terms and conditions of Supply govern the contractual relationships for the supply of machines and related components (the "Products") between the company Cy Laser Engineering S.r.l. Engineering S.r.l. (hereinafter the "Supplier") and its customers (hereinafter the "Customer"), which are implemented through the signing of the Supply Proposal.

1. Effectiveness of the general conditions.

1.1 These general terms and conditions of supply apply even if not expressly referred to and signed in the individual orders.

1.2 Any provisions notwithstanding the provisions thereof will be effective only if expressly accepted in writing by the parties.

1.3 These general terms and conditions are effective until they have been expressly revoked by the Supplier or are replaced by new conditions that will become effective upon their signature.

2. Orders.

2.1 In response to the Customer's expression of interest, Cy Laser Engineering S.r.l. transmits a Supply Proposal valid for a maximum of 60 days from the date of receipt by the Customer.

2.2 By signing the Supply Proposal, the contract is deemed to have been concluded and the Customer expressly accepts the following general terms and conditions of supply, which will therefore govern the relevant supply contract stipulated between Cy Laser Engineering S.r.l. Engineering S.r.l. and the Customer, unless expressly provided for in the Supply Proposal.

2.3 When the Client requests the supply of a machine with variations of any type and entity with respect to the machine listed in the Supplier's catalogue (or, in any case, requests the supply of a customised machine), the Client must communicate in writing the drawings, technical documents, data and any other instructions. On the basis of this information, the Supplier will prepare an executive project that must be countersigned for acceptance by the Customer. In this case, the delivery terms will be indicated on a case-by-case basis by the Supplier on the basis of the timing of the production of the customized Product.

2.4 By signing the executive project, the Customer assumes full responsibility for the choice of the technical specifications indicated therein and will indemnify Cy Laser Engineering S.r.l. from any claim for compensation that any third party may raise in relation to incorrect, wrong or improper technical specifications.

3 Terms and conditions of delivery.

3.1 The delivery terms are 180 working days from the date of receipt of the first payment or from the receipt of the leasing contract (if the purchase of the Products is made and formalized through leasing companies).

3.2 In no event shall the terms of delivery be construed as essential. Any delay in the production of the products or in delivery will not entitle you to any compensation or indemnity nor will they constitute grounds for termination of the contract.

3.3 In any case, delivery will be made only after testing at the Supplier referred to in Article 6 below.

3.4 Unless otherwise agreed in writing, delivery is deemed to have been made at the Client's premises in accordance with INCOTERMS 2000 CIP (transport and insurance paid until delivery at the Client's premises) as better specified in Article 7 below.

4 Terms and methods of Payment.

4.1 Upon signing the Supply Proposal, the Client shall pay the Supplier an amount equal to 30% of the price of the Product by bank cheque, as a deposit pursuant to Article 1385 of the Italian Civil Code, for the purchase of the Product.

4.2 If the purchase is made by leasing, the payment of the consideration will be made by leasing optioned by you, within 15 days of the presentation of the documents, requested by the Leasing, by the Supplier.

4.3 Should the Customer decide to opt for a payment by Bank Transfer, after signing the Supply Proposal, it is understood from now on that it will take place according to the following scheme:

Bank transfer 30% upon signing the Supply Proposal;

Bank transfer 60% after the Supplier's testing (and, in any case, before the delivery of the Product);

Bank transfer 10% upon acceptance at the customer's site.

4.4 If the parties intend to subject the purchase of the Product to the granting of a loan in favour of the Client, this circumstance must be specified in the Supply Proposal and will take on the value of a condition precedent. In this case, the amount referred to in point 4.1 will not be considered a deposit but an advance on the price and, in the event of non-granting of the loan, will be returned to the Customer in the amount of the principal amount, without interest.

4.5 Unless otherwise agreed in writing, the price does not include VAT, duties, insurance and, in general, tax or financial charges related to sales and export.

4.6 Payment of the price must always be made at the Seller's home according to the terms provided for in the contract.

4.7 Under no circumstances, any disputes regarding the execution of the supply and/or the quality and quantity of the goods supplied, will entitle the Customer to suspend or delay payments due to the deadlines.

4.8 The Supplier shall have the right to suspend and/or terminate the individual contract, by means of simple written notice and with immediate effect, if the Client does not regularly and fully fulfil the obligations referred to in this article.

4.9 The Supplier may also terminate this Agreement with immediate effect, by means of a simple written notice, in the event that the Client is subject to insolvency proceedings, or substantially changes its financial conditions in such a way as to place the achievement of the consideration at obvious risk and danger (by way of example: subjection to seizures for significant amounts, state of insolvency, raising protests against him).

4.10 It is the Customer's responsibility to verify that the payment is correctly made to the Supplier, making sure that the payment details actually correspond to those of the Supplier. In particular, it is the Customer's obligation to ask for express telephone confirmation in the face of any communication of change in coordinates or payment methods that he may receive from the Supplier or from third parties. Failure to adopt the aforementioned verification conducts means that the payment made to third parties who are not entitled to do so does not assume any liberating value towards the Supplier.

4.11 Any agreement or receipt of payment by the Supplier of bills of exchange or credit instruments, which is intended to be made by way of pure facilitation, entitles the Seller to obtain the reimbursement of interest, expenses and related commissions, is subject to the successful completion of the same and does not change the payment terms which remain as provided for above.

4.12 In the event of late payment, the Client shall pay the Seller interest on arrears in the amount determined on the basis of art. 5 of Legislative Decree 231/2002, except for any major damage.

5 Reservation of Title.

5.1 In the event that payment must be made - in whole or in part - in instalments after delivery, the Products delivered to the Buyer shall remain the property of the Seller until the time of full payment of the price (i.e. payment of the last instalment), pursuant to art. 1523 et seq. of the Civil Code, according to Italian law.

5.2 Failure to pay within the agreed terms even a single instalment exceeding the eighth part of the price, or failure to pay two instalments, even if not consecutive, entails the right of the Seller to terminate the Contract with effect from the moment of written communication to the Buyer, as well as the right of the Seller itself to declare the Buyer forfeited from the benefit of the term and to demand immediate payment of the entire residual credit. In the event of termination for reasons attributable to the Buyer, the Seller shall be entitled to obtain the immediate return of the Products delivered and to retain, as compensation for the use by the Buyer of the Products, the instalments already collected and the deposit already received, without prejudice to compensation for further damages. The Buyer undertakes to comply with all the necessary formalities (e.g. annotation of the reservation of title agreement in the appropriate register in the Court of the place where the Products are located, registration of the Contract at the Registry Office, where necessary, obligation not to transfer the Products to a place other than the place of delivery, etc.) in order to make the retention of title in favour of the Seller enforceable against third parties.

5.3 Until the price has been paid in full, the Client undertakes not to transfer the Products, even temporarily, to third parties and not to grant them for use or lease to third parties, as well as not to remove/transfer them, without the prior written consent of the Supplier.

5.4 All risks relating to the loss of or damage to the Products shall pass to the Client upon delivery as provided for in Article 7 below;

5.5 The Customer is required to stipulate and produce to the Supplier a suitable insurance policy on the Products delivered and not yet owned. This policy can be released with the final payment of the price.

6 Testing at the Supplier's premises.

6.1 Once the product has been made, a first test will be carried out at the Seller's plant in Schio (VI) using the standard procedure (the second will be carried out at the Customer's premises) according to the methods usually adopted by the Supplier: if agreed in advance, standard cutting tests will be carried out on the Supplier's material and drawing and a technical test report will be drawn up.

6.2 The scheduled date of testing will be communicated to the Client with sufficient notice to allow the Client's staff to attend it and, if necessary, agreed with the Client.

6.3 For the testing phase, the presence of the Customer is required, who may also assist through its employees/technicians in charge, possibly by remote video call, it being understood that the costs of attending the testing (e.g. airline tickets, hotels, overnight stays, travel expenses in general or connection) will be borne exclusively by the Customer.

6.4 If the outcome of the test is negative, the Supplier will immediately take action to remedy or resolve any defects of conformity or defects found. In this case, the delivery terms are extended by a period equal to that necessary to make any modifications/repairs, or, in the case of a second test, by a period equal to that between the first and second tests.

6.5 Any second test will have as its object the sole verification of the specific lack of conformity of the machine resulting from the report of the first test and will be held in the same manner and consequences as the first.

6.6 Any tests or checks subsequent to the second will be subject to the same rules as provided for above, but with the narrower subject matter that results from the report of the previous test.

6.7 In any case, the Client shall not be entitled to refuse the Products or demand modifications of the same, if the inconsistencies with the established parameters are insignificant and/or within the normal limits of tolerance.

7 Transport, unloading and installation of the machine.

7.1 Installation assistance at the Customer's premises, charges relating to unloading, assembly and positioning, as well as start-up and operator training, are governed by Annexes A and B to these General Terms and Conditions of Supply.

7.2 Cy Laser Engineering S.r.l. will be exempt from any liability and the Customer will forfeit the contractually provided warranty, if the aforementioned operations are carried out by unauthorized third parties or in discrepancy with the provisions of Annexes A (All Inclusive Machine) and B (All Inclusive Automation).

8 Technical start-up and testing at the customer's site.

8.1 Once the installation and start-up of the Product has been carried out, the technical staff of Cy Laser Engineering S.r.l. will proceed with the Testing at the Customer's premises by repeating the tests according to the procedure: if agreed in advance, standard cutting tests will be carried out on the Supplier's material and design already carried out previously at the seller's premises; of the Acceptance at the customer's premises will be drawn up in duplicate, signed by the Parties.

8.2 To this end, the Customer will prepare in good time all that is necessary for the regular execution of the commissioning on the established date and before the installation phase begins, the Customer must comply in advance with the requirements set out in the document "System Preparation Instructions" for the installation area, communicated with the Supply Proposal. In the event that the technical staff of Cy Laser Engineering S.r.l. verifies the absence of the aforementioned requirements, the aforementioned installation and start-up assistance will not be provided.

8.3. In particular, for the date of the Testing, the Client shall provide the motive power, lubricants, water, energy and materials of any kind to be used during the set-up and installation. He must also provide in advance for the installation of any device necessary for the operations mentioned above. The customer must also provide quality cutting material, free of oxide or surface rust, in order to obtain the best cut quality. We therefore recommend the material SS400 (Cy-Laser specifications) or Material S235J2C + N / SSAB LASER 250C.

Any optimization of the parameters on the customer's material will be carried out by our technicians during the start-up of the machine, but the maximum quality that can be obtained using the previously mentioned materials will not be guaranteed.

8.4 Testing must be carried out within 20 working days from the delivery of the Product. In the event that, due to the Customer's fault, it is not possible to proceed within this period, the Testing will be considered positively carried out, the Product accepted, and the terms of the Warranty will begin to run.

8.5 If the Customer does not comply with the obligations referred to in the previous point (8.3), he must bear the costs of the personnel of Cy Laser Engineering S.r.l. who intervened to carry out the Testing.

8.6 Installation, start-up and testing can only be carried out by authorized Cy Laser Engineering S.r.l. personnel.

8.7 The connection between the machine and what is indicated in the document "System Preparation Instructions" must be made by specialized and authorized technicians appointed by the Customer. A technician appointed by the purchaser must also certify that the assembly and start-up operations are carried out in accordance with the safety regulations in force in the country where the installation takes place. All costs and expenses of the specialized technician will be the exclusive responsibility of the Buyer.

8.8 Any defects or defects must be highlighted in the Test Report, in the absence of a report in the Test Report, the Product is considered accepted and free from apparent defects.

8.9 From the moment of signing the Test Report or, in any case, after 20 days from the delivery of the Product, the warranty terms begin to run.

9 Training.

9.1 Operator training consists of the course of use and routine maintenance of the Product: in particular, on the date of the Training, the Laser Operator must have completed the course on the software for no more than one week; the course will be held by a technician appointed by Cy Laser Engineering S.r.l. at the Customer's premises, in accordance with the provisions of Annexes A and B.

9.2 The training will be carried out after the positive test at the Customer's premises, once the full payment of the price has been completed. In particular, at the end of the Training, the Cy Laser Engineering S.r.l. technician will assign a score to each participant, from 1 to 10, and will issue a certificate of completion of the course to the participants who obtain a score greater than 6; if the score is less than 6, the course will be considered not passed.

10 Compliance and Warranties.

10.1 The Supplier undertakes to deliver machines that comply with the agreement and are free from defects such as to make them unsuitable for the use for which machines of the same type are usually used. The Supplier grants the Customer a warranty for mechanical defects and for the Generator, with a duration of 12 (twelve) months starting from the Acceptance at the Customer (except as provided for in point 8.4).

10.2 As far as automation systems are concerned, the warranty is set at 12 (twelve) months starting from the Acceptance at the Customer's premises (except as provided for in point 10.16).

10.3 The Customer forfeits all rights, guarantees, actions and exceptions relating to defects of conformity and defects of the machine that could have been found with diligence with the acceptance tests or with the commissioning of the machine, unless these have been specifically objected to in writing, in the test report or within 8 days of the conclusion of the test.

10.4 In the case of hidden defects that have not emerged during the testing phase, the Client must notify in writing by fax, certified email or registered letter with acknowledgement of receipt any non-conformity or defect found, no later than 8 (eight) days from discovery. The burden of proving the date of discovery lies with the Customer. In any case, the Customer must use the Defect Report Form referred to in Annex C and allow the technical staff of Cy Laser Engineering S.r.l. to view the Product.

10.5 The warranty concerns the conformity of the machine with respect to the agreed. The warranty does not cover normal wear and tear of the consumable parts listed in Annex D (warranty exclusions).

10.6 The warranty will be valid and effective only if the end user uses the Product with materials and equipment suitable and compatible with the technical characteristics of the machine itself as well as original parts and if maintenance and repair work is carried out by personnel expressly authorized by Cy Laser Engineering S.r.l.. Cy Laser Engineering S.r.l. will not be held responsible for problems caused by the misuse or poor maintenance of the machine, nor if the machine is modified or repaired by unauthorized personnel.

10.7 Following a regular report of a product recognized as originally defective by the Supplier, the Supplier will decide at its sole discretion whether to repair or replace it. In the event of replacement, the component will be supplied within 10 days of the notification, will become an integral part of the system and will be covered by the same warranty conditions as for the rest of the Product, in any case for a maximum period of time of 6 (six) additional months from the expiry of the warranty.

10.8 Any supply of parts to replace defective ones will be made free of charge.

10.9 If, during the warranty period, technical intervention is necessary at the Customer's premises, the out-of-pocket expenses for the dispatch of Cy Laser

Engineering S.r.l. technicians (flights, travel, transport, hotel accommodation, meals, etc.) will be borne by the Customer, while the cost for the technicians' working hours (for control and restoration operations) will be borne by the Supplier.

10.10 Otherwise, if during the on-site support service, it is ascertained that the failure is due to misuse or poor maintenance of the machine, all costs for the intervention and for the components will be completely borne by the customer.

10.11 To obtain remote technical support during the warranty period, you must provide and connect the machine with an Internet connection. The supply and organization of the HDSL service will be the responsibility and care of the end user.

10.12 These warranty conditions exclude further liability of the Supplier that may derive for any reason from the supply of the products (example: indirect damage such as damage to image, loss of earnings, plant downtime, etc.). In any case, the Supplier shall not be liable for any claim for compensation in excess of the value of the individual supply to which the individual defective Product refers.

10.13 This warranty is void if the purchaser is not up to date with payments.

10.14 The Supplier is also not liable for any lack of conformity of the machines and defects caused by non-compliance with the rules set out in the instruction manual and in any case by misuse or treatment of the machine. Nor shall the Customer be liable for any lack of conformity or defects resulting from the Customer's incorrect use of the machine or from the Supplier's prior written consent. In the case of machines shipped disassembled, which must be assembled by the Supplier, any warranty is considered void if the assembly at the Customer's premises is not carried out directly or under the control of specialized personnel by the Supplier.

10.15 In particular, the product warranty and the consequent right to compensation for damage is excluded in the following cases:

- Damage caused by electric or electrostatic shock;
- Damage caused by atmospheric events;
- Damage caused by natural disasters;
- Damage caused by tampering;
- Failure to comply even partially with the instructions for plant preparations;
- Improper use of plants or equipment;
- Compressed air and non-pure and contaminated cutting assistance gases as explained in the "Plant Preparation Instructions";
- The use of spare parts or non-original parts;
- Management of the plant by untrained or unqualified personnel;
- Incorrect operation or programming of the system (including damage resulting from collisions);
- Introduction of physical disturbances from third-party sources (electrical disturbances, mechanical vibrations);
- Use of material that does not comply with the specifications or exceeds the limits of the system;
- Negligence (including lack of or incorrect maintenance and cleaning operations);
- Extraordinary maintenance not carried out by authorized personnel instructed by the manufacturer;
- Failure to report anomalies or failures;
- Cyber attacks or loss of data resulting from viruses or the like;
- Any failure to comply with the use and maintenance manual of the machine and the accessories provided.

10.16 It is possible to agree at the time of ordering an extension of the conventional warranty for a consideration equal to 4% of the final price agreed in the Supply Proposal for each year and for a maximum of 5 years.

11 Arbitration clause-applicable law.

11.1 These General Terms and Conditions and the contracts stipulated in application of the same shall be governed by Italian law.

11.2 Any dispute arising from these general conditions and contracts stipulated in application of them will be exclusively subject to the jurisdiction of the Court of Vicenza, with express waiver of any other Court.

12 Obligation of confidentiality and Industrial Property Rights.

12.1 All printed matter and other documents (price lists, catalogues or other similar documents, including on computer and digital media) relating to the Products are the exclusive property of the Supplier. Their reproduction, even partial, is prohibited unless previously authorised by the Supplier.

12.2 The Supplier warns against the unauthorized use of its trademark, and/or other trademarks shown on the products or linked to the products supplied/sold, and/or names and distinctive signs, as well as the models and designs relating to its products. In particular, the Customer is prohibited from reproducing all and/or part of the models relating to the products purchased or viewed. It is also forbidden to communicate news and information that allow the reproduction of the models themselves.

12.3 Any industrial or intellectual property rights relating to the Products sold shall remain the exclusive property of the Seller.

13 Miscellaneous.

13.1 Any supervening total or partial inapplicability of any clause of these General Conditions of Supply shall not affect the validity of the other clauses.

13.2 The data shown on the offers, catalogues, circular letters, advertisements, such as weights, prices, speeds, delivery times, are purely indicative and do not constitute a commitment of the Supplier in this regard.

Location _____, Date _____

The Client (stamp and signature of the legal representative)

The Supplier (stamp and signature of the legal representative)

X.....

The Customer expressly accepts the articles: 1. Effectiveness of the general conditions; 2.3 and 2.4 Approval of the project; 3.2 Non-essential delivery terms; 4. Terms and methods of payment; 5 Reservation of the right of ownership; 7 Transport, unloading and mechanical installation; 8 Technical start-up and testing at the Customer's site; 10 Compliance and Warranties; 11 Arbitration clause-applicable law.

The Client (stamp and signature of the legal representative)

X.....

ALL INCLUSIVE CAR PACKAGE

The ALL INCLUSIVE Package includes: insured transport, unloading assistance, installation, start-up, testing and operator training. All these phases are to be considered standard working days as shown in the table below:

Plant size	CY2D3015	CY2D4020	CY2D6020	CY2D2512	VISO3015	VISO4020	VISO6020
Mechanical installation at the user's site	4 days – 2prs	4 days – 2prs	5 days – 2prs	3 days – 2prs	1 day – 2prs	2 days – 2prs	2 days – 2prs
Start-up and testing at the end user	2 days – 1prs	2 days – 1prs	2 days – 1prs	2 days – 1prs	2 days – 1prs	2 days – 1prs	2 days – 1prs
Operator training	3 days – 1prs	3 days – 1prs	3 days – 1prs	3 days – 1prs	3 days – 1prs	3 days – 1prs	3 days – 1prs
Total working days at the User's headquarters	9 days	9 days	10 days	8 days	6 days	7 days	7 days

The ALL INCLUSIVE PACKAGE INCLUDES:

Transport ensured by Cy Laser Engineering S.r.l. to the location agreed with the end user (Incoterms 2020 – CIF);

- Mechanical installation at the user's site: consists of unloading assistance (presence of personnel during all unloading operations and monitoring of the handling phases), positioning of the system at the chosen point according to the layout agreed with the customer and completion of the mechanical assembly (alignment, fairing assembly);
- Start-up and testing at the end user: consists of the technical start-up of the new plant by specialized technical personnel Cy Laser Engineering S.r.l.. During this phase, the technical staff will conclude all the preliminary operations to make the machine operational. At the end of this phase, the testing of the system at the customer's site will be formalized by replicating the tests carried out during the testing at the supplier site, the next phase can only begin after the test has been signed;
- Operator training: consists of the course of use and routine maintenance of the product. The course consists of two parts: a first part will be theoretical and a second practical where cutting tests will be carried out on the customer's materials and drawings. In particular, at the end of the Training, the Cy Laser Engineering S.r.l. technician will assign a score to each participant, from 1 to 10, and will issue a certificate of completion of the course to the participants who obtain a score greater than 6; if the score is less than 6, the course will be considered not passed; in this case, the technician in charge will propose an additional day of training for a fee to be paid by the Buyer.

The ALL INCLUSIVE PACKAGE DOES NOT INCLUDE:

- Rental of the crane and/or forklift necessary for unloading the system if the customer's equipment does not have sufficient capacity.
- Any additional days in addition to those indicated in the table on the previous page, quantified according to the tariff below; including all travel hours and accommodation and board expenses.
- Any additional hours of assembly due to misunderstandings by the end user (by way of example: layout modified after delivery, problems encountered due to the poor state of the flooring, important information not provided, difficulty in accessing the installation area, positioning area not cleared, delay in the arrival of the mobile crane);
- Any additional hours of operator training required by the buyer and related travel expenses of Cy Laser Engineering S.r.l. staff.
- The hours of assembly/start-up/training of any accessories such as automatic loading/unloading automations are excluded from this count.

Cy Laser Engineering S.r.l. price list:

Description	Amount
Hours of work (skilled mechanic)	90,00 €/h
Working hours (laser technician)	120,00 €/h
Travel hours	75,00 €/h
Mileage reimbursement	0,70 €/km
Travel expenses/accommodation and meals	At the cost

AUTOMATION ALL-INCLUSIVE PACKAGE**The ALL INCLUSIVE AUTOMATION PACKAGE INCLUDES:**

- Mechanical installation at the user's site: consists of unloading assistance (presence of personnel during all unloading operations and monitoring of the handling phases), positioning of the system at the chosen point according to the layout agreed with the customer and completion of the mechanical assembly (alignment, fairing assembly);
- Start-up and testing at the end user: consists of the technical start-up of the new plant by specialized technical personnel Cy Laser Engineering S.r.L.. During this phase, the technical staff will conclude all the preliminary operations to make the machine operational. At the end of this phase, the testing of the system at the customer's site will be formalized by replicating the tests carried out during the testing at the supplier site, the next phase can only begin after the test has been signed;
- Operator training: consists of the course of use and routine maintenance of the product. The course consists of two parts, a first part will be theoretical and a second practical where handling tests will be carried out on customer materials.
- In particular, at the end of the Training, the Cy Laser Engineering S.r.L. technician will assign a score to each participant, from 1 to 10, and will issue a certificate of completion of the course to the participants who obtain a score greater than 6; if the score is less than 6, the course will be considered not passed; in this case, the technician in charge will propose an additional day of training for the Buyer to pay for.

The ALL INCLUSIVE AUTOMATION PACKAGE DOES NOT INCLUDE:

- Transport ensured by Cy Laser Engineering S.r.L. to the location agreed with the end user (Incoterms 2000 – CIF);
- Rental of the equipment necessary for the unloading and assembly of the system if the instrumentation present does not have sufficient capacity and/or characteristics.
- Any additional days in addition to those indicated in the table in the supply proposal, quantified according to the tariff list available in Annex A; including all travel hours and accommodation and board expenses.
- Any additional hours of assembly due to misunderstandings by the end user (by way of example: layout modified after delivery, problems encountered due to the poor state of the flooring, important information not provided, difficulty in accessing the installation area, positioning area not cleared, delay in the arrival of handling vehicles);
- Any additional hours of operator training required by the buyer and related travel expenses of Cy Laser Engineering S.r.L. staff.

Defect report form

1. Product Information			
Machine Model:		Serial Number:	
Power:		Date of Compilation:	
2. Buyer's Business Details			
Company name:			
Address:			
Tel.:		E-mail:	
Contact person:		Cell:	
3. Place of installation of the system <u>if different from that of the purchaser</u>			
Company name:			
Address:			
Tel.:		E-mail:	
Contact person:		Cell:	
4. Anomaly reporting			
Anomaly Description:			
Mode of operation before the anomaly:			
Attachments (indicate any photographic attachments, reports or descriptive analyses of the anomaly)			

Place, date _____

Buyer Signature _____

For all CY2D, VISO and CYTUBE systems, all of the following consumables are excluded from the warranty:

- Nozzles;
- Optical components (lenses, slides and optical fiber) excluding lenses only for 30 solar days after replacement/installation;
- All filtration elements (air, gas, oil);
- Workbench spikes and underspikes (CY2D);
- Protective shields placed below the laser head;
- Capacitive terminal (including insulation, sensor, ceramic, gaskets, nozzle holder, heat shield and fixing rings);
- Capacitive sensor connection cable;
- Collision check board connection cable;
- Anti-crash board (collision checking);
- Servo Piercing photocell protection slide;
- Fire movement screw and nut (limited to 1 year);
- Filters and smoke extraction filter cartridges including the anti-spark trap;
- Intake hatch seals;
- Nozzle cleaning brush;
- Felt idle sprockets for lubricating the axles;
- Light signalling elements (lamps, buttons, internal LEDs);
- Rechargeable and non-rechargeable batteries or items containing non-replaceable batteries;
- Spring or mechanical compression elements;
- Fuses or electrical protections;
- Rubbing sliding elements such as Teflon, polyzene, bronze or similar supports;
- Tools and instruments provided for cleaning and maintenance.

For all AUTOMATIONS, all the following consumables are excluded from the warranty:

- Compressed air filter or treatment elements;
- Suction cups;
- Grease and lubrication oil (non-centralized) of the moving parts;
- Fork prongs and their components (stems, bearings, straps);
- Light signalling elements (lamps, buttons);
- Rechargeable and non-rechargeable batteries or items containing non-replaceable batteries;
- Spring or mechanical compression and anti-vibration elements;
- Fuses or electrical protections;
- Rubbing sliding elements such as Teflon, polyzene, bronze or similar supports;
- Tools and instruments provided for cleaning and maintenance;
- Nozzles for blowing and separating sheet metal;
- Wire brush for separating sheet metal;
- Carbureted and hardened inserts for locking the drawers in the tower and for stopping the lift (if present).

Location _____, Date _____

The Client (stamp and signature of the legal representative) X.....