

## ICEMAN CENTRAL CHILLER WARRANTY

Mokon warrants its central chillers to be free from defects in materials and workmanship when used under recommended operating conditions for a period of 1 year from date of purchase. Mokon's obligation IS LIMITED to the ORIGINAL CUSTOMER, to REPAIR (i.e. rewind a motor) or REPLACEMENT (not adjustment or maintenance), UPON CUSTOMER COMPLIANCE with the INSTRUCTIONS CONTAINED HEREIN. Upon discovery of any alleged defect, it is the responsibility of the customer to contact the Mokon Service Department with the complete model number, serial number and the date of purchase. Mokon's obligation under this warranty is limited to make good, from or at its factory, any parts that are returned to the company (prepaid) and deemed to defective, within the time frame of the warranty. Labor warranty is for the continental U.S.A., Canada, and Puerto Rico only. Refrigerant and any labor associated with its evacuation or replacement is not covered by this warranty for remote condenser systems.

This warranty does not cover the cost of labor during overtime hours (after normal working hours or during weekends and holidays). Any cost differential for overtime labor will be the responsibility of the customer. Mokon is not responsible for any sales, use, excise or other applicable taxes associated with the replacement of parts under this warranty. This warranty will be voided when, in Mokon's opinion, the equipment and/or system has been subject to misuse, negligence or operation in excess of recommended limits, including freezing, or has been altered, and/or repaired without express factory authorization. If equipment is installed in hostile environments, unless such conditions were specified at the time of purchase; or the serial number has been remove or deface the warranty shall not apply. This warranty is not transferable.

The customer has the option of having a Mokon service technician or representing party come to its facilities (based on availability) if it issues a Purchase Order agreeing to pay for all reasonable labor time, transportation, food and lodging costs if the problem is not covered by this warranty. Repair and replacement in any manner provided above shall constitute a fulfillment of all liabilities of Mokon concerning the quality of the temperature control system. Freeze-ups of any kind are not covered under this warranty.

No allowances, credits or reimbursements will be made for any replacement or repair made or provided for by the customer unless authorized in advance, in writing, by Mokon.

Mokon's products are not guaranteed against damage caused by corrosion.

The warranty set forth above is in lieu of any and all other warranties expressed or implied including warranties of merchantability and fitness for a particular purpose. Mokon shall in no event be liable for any consequential damages or for any breach of warranty in an amount exceeding the original price.

### **Important Notice**

All statements, technical information, and recommendations related to Mokon products are based on information believed to be reliable, however, the accuracy or completeness is not guaranteed. Before using any Mokon product you must evaluate it and determine if it is suitable for your intended application. You assume all risks and liability associated with such use. Any statements related to the product which are not contained in Mokon current publications, or any contrary statements contained on your purchase order shall have no force or effect unless expressly agreed upon, in writing, by an authorized officer of Mokon.

### **Indemnification for Supply Agreement / Hold Harmless Agreement**

Indemnification the customer acknowledges that Mokon has no control over, and is not responsible for the manner in which the Product(s) will be used or otherwise dealt with by the customer.

The Customer hereby indemnifies and holds harmless from and against any and all claims, demands, actions, causes of action, penalties, fines, and liabilities (including the cost of defense, settlement, and reasonable attorneys' fees) by or to third parties that are held responsible for or become obligated to pay to such third party(ies), in whole or in part, arising from or associated with:

- (a) The negligent act or omission or willful or intentional misconduct of the customer, or any person or entity under its control (including its employees, agents, and representatives).
- (b) A breach of this agreement.
- (c) The failure to comply with any and all applicable federal, state, or local laws, statues, regulations, rules, or ordinances (including, without limitation, creation and distribution of any MSDS).
- (d) The use or operation of products provided, however, that the customer shall have no indemnification obligation to the extent such claims was due to the negligent acts or omissions of Mokon.

### **Limitation of Liabilities**

In no event shall either party be liable to the other party for any indirect, special or consequential damages or lost profits, arising out of or related to this agreement or the performance or breach hereof, even if such other party has been advised of the possibility thereof.