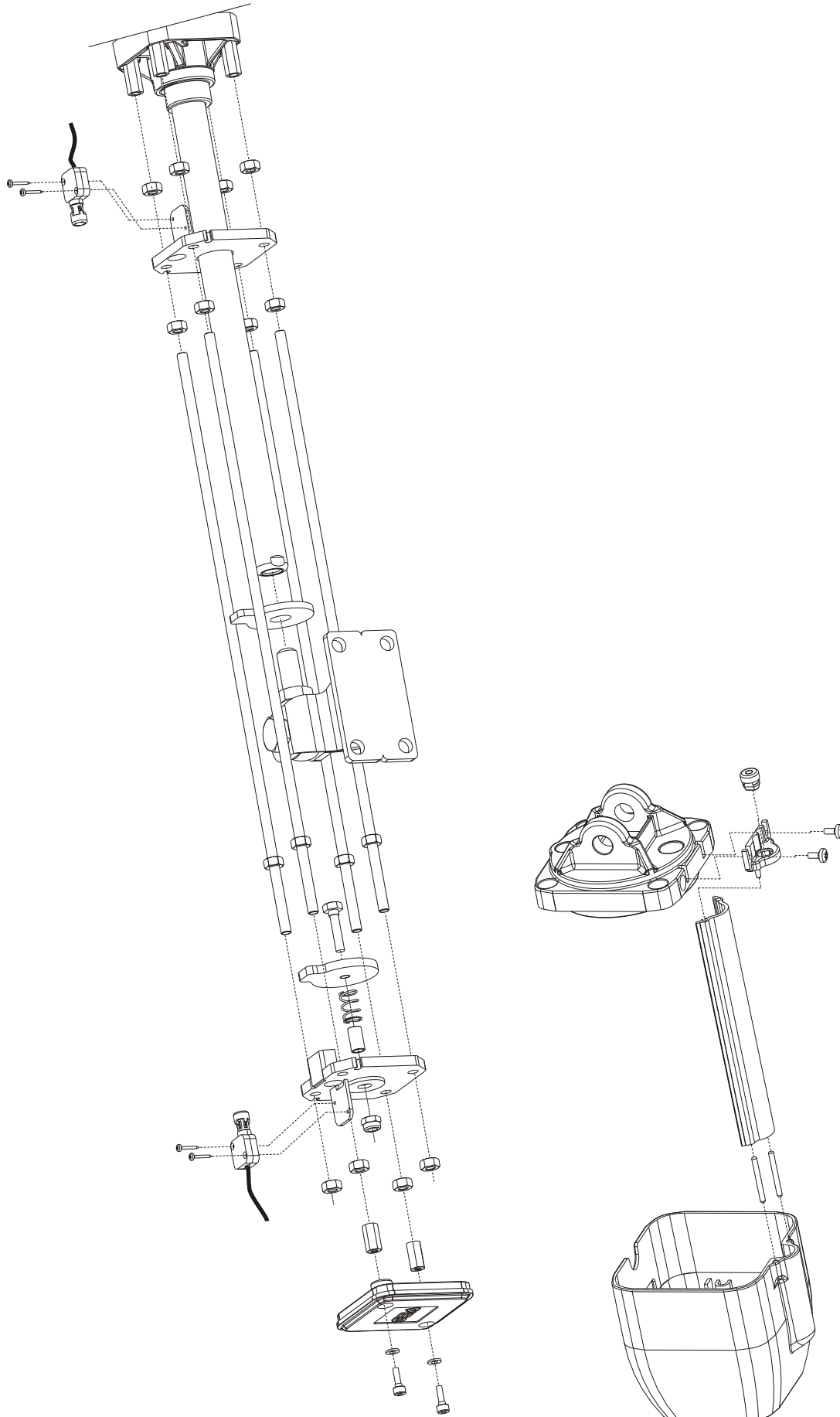




MECHANICAL/ELECTRONIC STOPS ASSEMBLING SCHEME



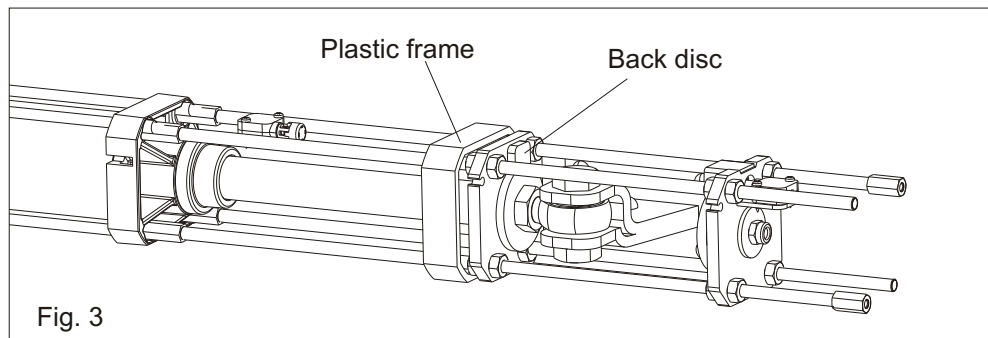


SEA®

Sistemi Elettronici
di Apertura Porte e Cancelli
International registered trademark n. 804888



English



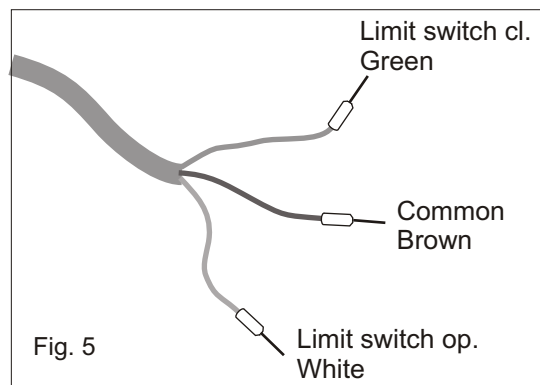
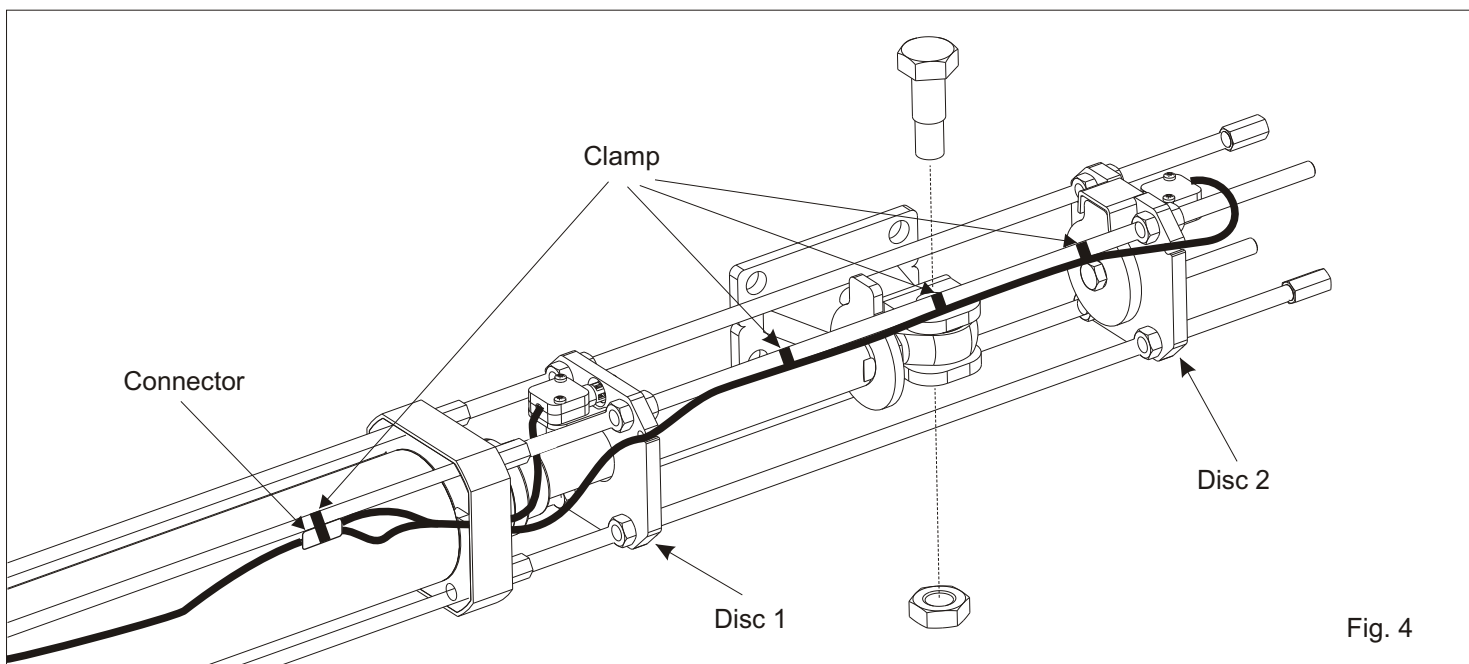
Before inserting the ball joint, insert the disc and the frame as in Fig.3.

N.B.:The mechanical/electronic stop must be mounted after having installed the operator on the gate.

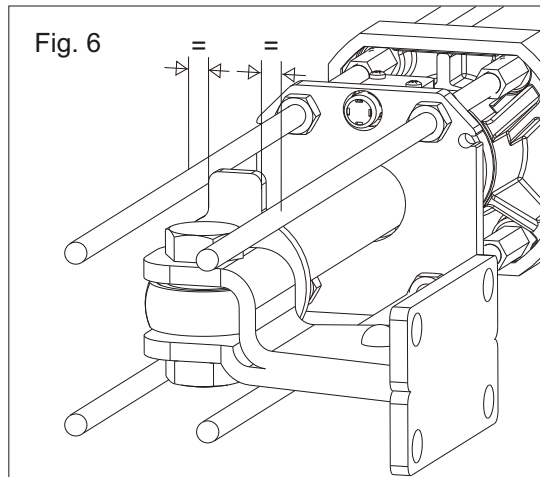
INSTALLATION OF THE MECHANICAL LIMIT SWITCH STOPS

- Release the unit
- Let the rod come out about 3/4 of its run
- To adjust the stop in opening act on disc, and in closing on disc 2.

Attention : the mounting of the mechanical stop does not cause the reduction of the stroke



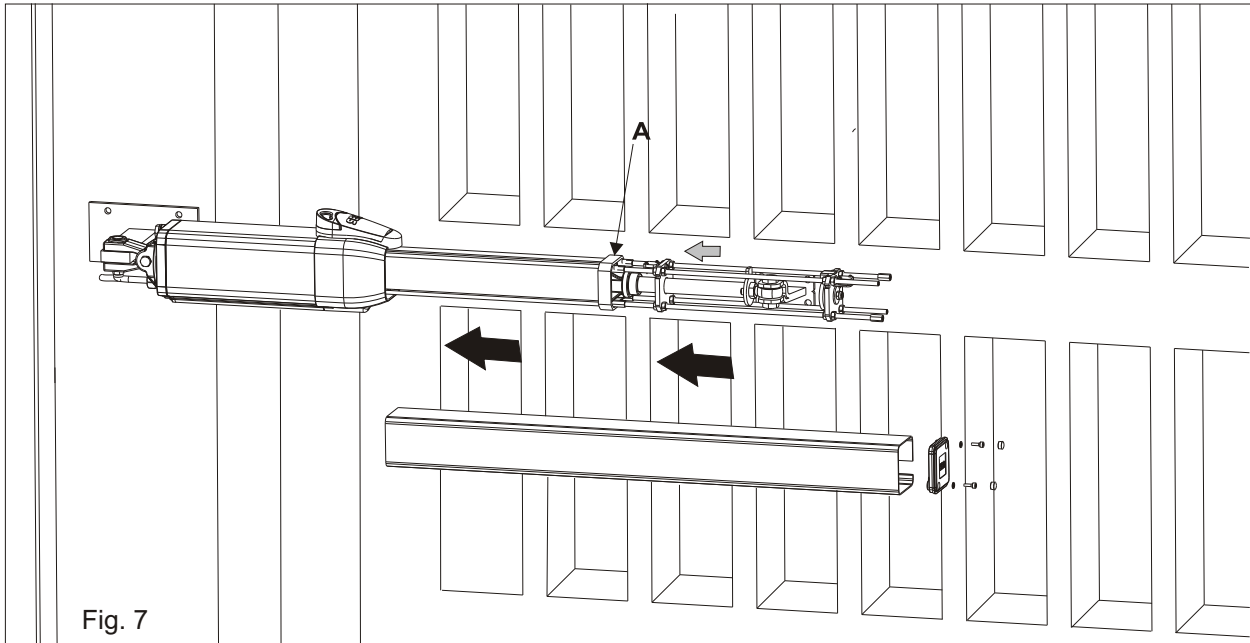
When fixing the disc make sure that it is equidistant from the two connecting rods, as in Fig.6.





INSTALLATION OF THE CHROMIUM-PLATED ROD PROTECTION

Make sure to have inserted the antivibration plastic frame (A) before inserting the rod cover extrusion (Fig. 7)



N.B.: When inserting the piston cover, pay attention to not damage the cables of the limit switch.

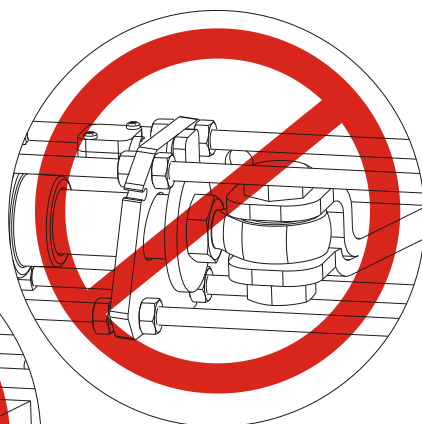
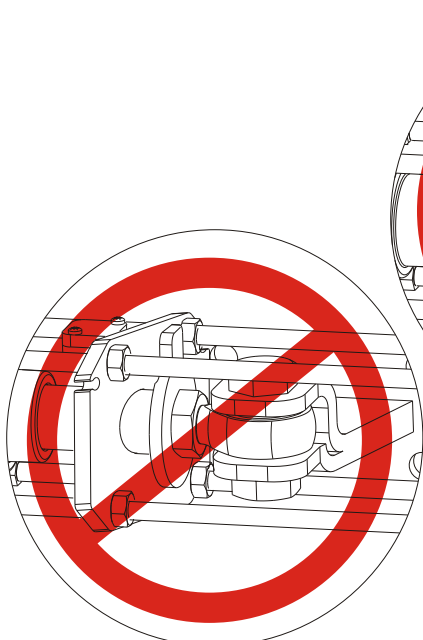
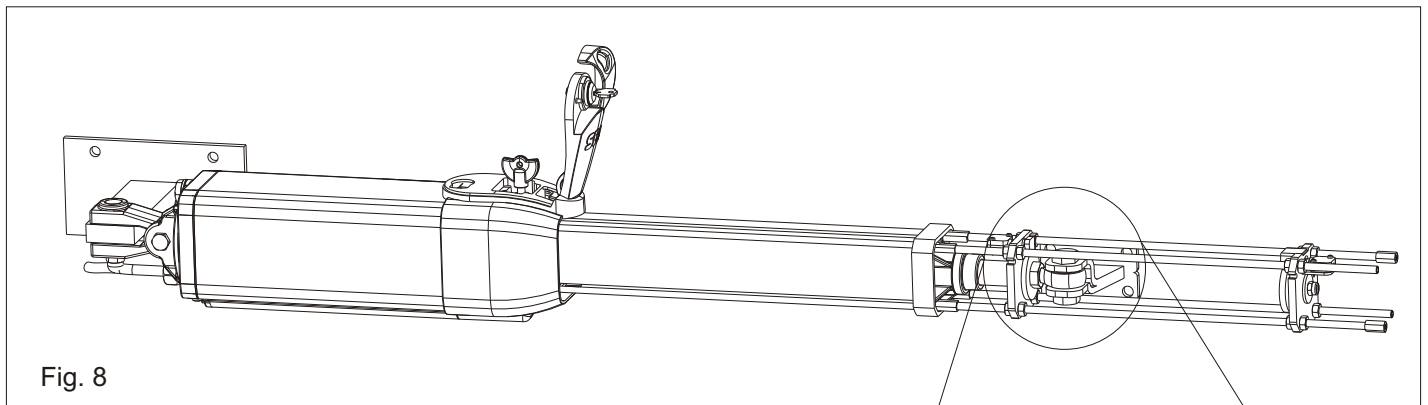


Fig. 11

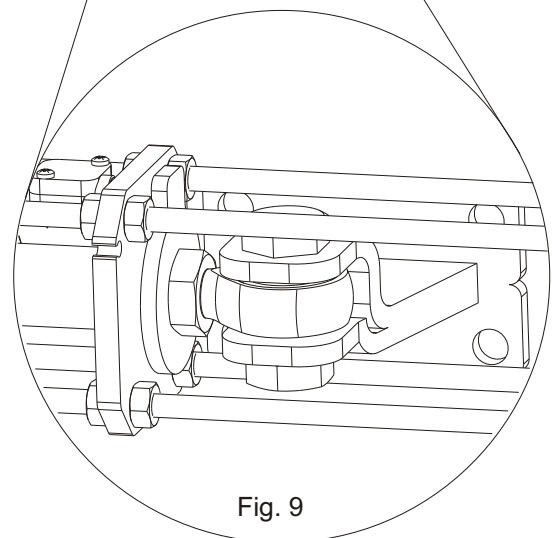


Fig. 9

N.B.: Make sure that the two discs perfectly fit in opening phase.

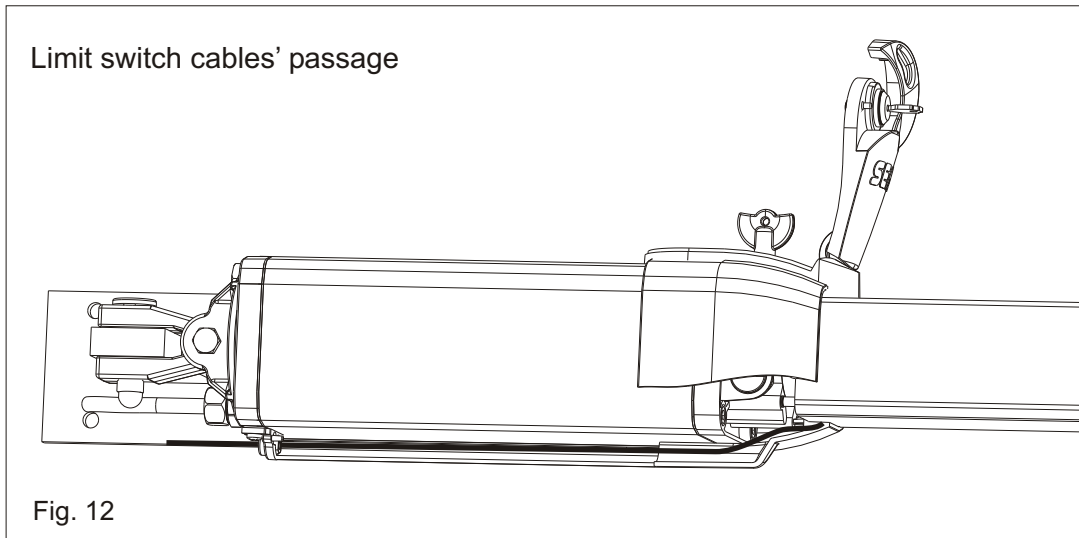


SEA®

Sistemi Elettronici
di Apertura Porte e Cancelli
International registered trademark n. 804888



English



TERMS OF SALE

EFFICACY OF THE FOLLOWING TERMS OF SALE: The following general terms of sale shall be applied to all orders sent to SEA srl. All sales made by SEA to all customers are made under the prescription of this terms of sales which are integral part of the sale contract and cancel and substitute all opposed clauses or specific negotiations present in the order or in other documents received from the buyer.

GENERAL NOTICE The gate automation systems must be assembled exclusively with SEA components, unless specific agreements apply. Non-compliance with the applicable safety standards (European Standards EN 12453 EN12445 and others) and with good installation practice releases SEA from any responsibilities. SEA shall not be held responsible for any failure to execute a correct and safe installation under the above mentioned standards.

1) PROPOSED ORDER The proposed order shall be accepted only prior SEA approval of it. By signing the proposed order, the Buyer shall be bound to enter a purchase agreement, according to the specifications stated in the proposed order and always under those Terms of sale. On the other hand, failure to notify the Buyer of said approval must not be construed as automatic acceptance on the part of SEA.

2) PERIOD OF THE OFFER The offer proposed by SEA or by its branch sales department shall be valid for 30 solar days, unless otherwise notified.

3) PRICING The prices in the proposed order are quoted from the Price List which is valid on the date the order was issued. The discounts granted by the branch sales department of SEA shall apply only prior to acceptance on the part of SEA. The prices are for merchandise delivered ex-works from the SEA establishment in Teramo, not including VAT and special packaging. SEA reserves the right to change at any time this price list, providing timely notice to the sales network.

4) PAYMENTS The accepted forms of payment are each time notified or approved by SEA. The interest rate on delay in payment shall be 1.5% every month but anyway shall not be higher than the max. interest rate legally permitted.

5) DELIVERY Delivery shall take place, approximately and not peremptorily, within 30 working days from the date of receipt of the order, unless otherwise notified. Transport of the goods sold shall be at Buyer's cost and risk. SEA shall not bear the costs of delivery giving the goods to the carrier, as chosen either by SEA or by the Buyer. Any loss and/or damage of the goods during transport, are at Buyer's cost.

6) COMPLAINTS Any complaints and/or claims shall be sent to SEA within 8 solar days from receipt of the goods, proved by adequate supporting documents as to their truthfulness.

7) SUPPLY The concerning order will be accepted by SEA without any engagement and subordinately to the possibility to get its supplies of raw material which is necessary for the production; Eventual completely or partially unsuccessful executions cannot be reason for complains or reservations for damage. SEA supply is strictly limited to the goods of its manufacturing, not including assembly, installation and testing. SEA, therefore, disclaims any responsibility for damage deriving, also to third parties, from noncompliance of safety standards and good practice during installation and use of the purchased products.

8) WARRANTY.

SILVER: The mechanical components of the operators belonging to this line are guaranteed for 24 months from the date of manufacturing written on the operator.

GOLD: The mechanical components of the operators belonging to this line are guaranteed for 36 months from the date of manufacturing written on the operator.

PLATINUM: The mechanical components of the operators belonging to this line are guaranteed for 36 months from the date of manufacturing written on the operator. The base warranty (36 months) will be extended for further 24 months (up to a total of 60 months) when it is acquired the certificate of warranty which will be filled in and sent to SEA s.r.l. within 30 days from the purchase date. The electronic devices and the systems of command are guaranteed for 24 months from the date of manufacturing. In case of defective product, SEA undertakes to replace free of charge or to repair the goods provided that they are returned to SEA repair centre.

The definition of warranty status is by unquestionable assessment of SEA. The replaced parts shall remain propriety of SEA. Binding upon the parties, the material held in warranty by the Buyer, must be sent back to SEA repair centre with fees prepaid, and shall be dispatched by SEA with carriage forward. The warranty shall not cover any required labour activities. The recognized defects, whatever their nature, shall not produce any responsibility and/or damage claim on the part of the Buyer against SEA. The guarantee is in no case recognized if changes are made to the goods, or in the case of improper use, or in the case of tampering or improper installation, or if the product label of the manufacturer with the registered SEA trademark n° 804888 has been removed. Furthermore, the warranty shall not apply if SEA products are partly or completely coupled with non-original mechanical and/or electronic components, and in particular, without a specific relevant authorization, and if the Buyer is not making regular payments. The warranty shall not cover damage caused by transport, expendable material, faults due to non-conformity with performance specifications of the products shown in the price list. No indemnification is granted during repairing and/or replacing of the goods in warranty. SEA disclaims any responsibility for damage to objects and persons deriving from non-compliance with safety standards, installation instructions or use of sold goods. The repairs of products in warranty and out of warranty is accepted only if the procedure of SEA are fully respected by the customer.

9) RESERVED DOMAIN A clause of reserved domain applies to the sold goods; SEA shall decide autonomously whether to make use of it or not, whereby the Buyer acquires the property of the goods only after full payment of the invoice.

10) COMPETENT COURT OF LAW In case of disputes arising from the application of the agreement, the competent court of law is the tribunal of Teramo. The official language for the interpretation of the catalogue, the manuals, the terms of sale and any other is the italian language. SEA reserves the faculty to make technical changes to improve its own products, which are and are not included in this price list at any moment and without notice.

SEA declines any responsibility due to possible mistakes contained inside the present price list caused by printing and/or copying. The present price list cancels and substitutes the previous ones. The Buyer, according to the law No. 196/2003 (privacy code) consents to put his personal data, deriving from the present contract, in SEA archives and electronic files, and he also gives his consent to their treatment for commercial and administrative purposes.

Industrial ownership rights: with the purchase, the buyer accepts in full the present Terms of Sale and recognizes that SEA has the exclusive legal ownership of the registered SEA International trademark n° 804888 which is attached on each products label, and/or on manuals, packaging and/or in any other documentation, and he will commit himself to use it in its marketing and/or installation activity in a way which does not reduce the value of these rights; he won't also remove, replace or modify the trademark or any other particularity from the products. Any kind of replication or use of SEA brand is forbidden as well as of any change of sings-brands on the products, unless preventive and expressed authorization by SEA.