CROWN'S CONDITIONS OF SALES & LIMITED WARRANTY

All sales made by Crown Construction Equipment Division of ELJO Industries Inc. are subject to these conditions unless otherwise agreed in writing with a duly authorized officer of Crown. In all cases of conflict between these conditions and the requirements of the purchase order, these conditions shall prevail.

(1) SALES POLICY: Nothing herein shall be construed as abridging the right of Crown to sell directly or indirectly to: (a) Federal, State or Provincial Governments or Agencies thereof, or to Agencies employing Federal, State or Provincial Government aid; (b) Purchasers who buy Crown's products for sale as integral or assembled parts of their products; (c) Firms operating on a national scale; (d) Any other class of purchaser to whom Crown may from time to time, elect to sell.

(2) PRICES: All prices are F.O.B. our warehouses, freight allowance as specified on Distributor Net Price Lists. The suggested list prices and discounts schedules are established by Crown and are intended to act as a guide for our distributors. Unless otherwise stated in writing, prices are subject to change without notice and will be applied as in effect at time of shipment.

(3) TERMS: Unless otherwise agreed upon in writing by an officer of Crown, all invoices become due and payable net 30 days following the date in invoice. Interest at the maximum legal rate will be charged on all overdue accounts. Minimum net charge per invoice is \$75.00

(4) CANCELLATION AND CHANGES: No orders or sales may be cancelled or changed without the consent of Crown. At Crown's option cancelled/changed orders are subject to payment of cancellation charges equal to all costs incurred by Crown up to the date of cancellation/change.

(5) DELAYED DELIVERIES: Crown shall not be liable for any delay of merchandise for any cause whatsoever.

(6) CLAIMS: All goods shall be deemed delivered to purchaser at the time they are placed in the hands of carrier and consigned to purchaser: loss, damage or destruction of any said merchandise is assumed by purchaser. No claims may be made for shortages unless made in writing within ten days from receipt of merchandise.

(7) RETURN OF GOODS: Written permission from Crown must be obtained before returning any merchandise. All transportation charges must be borne by the purchaser. Credit for returned goods will be based on the original price paid, less 20%. Special parts or custom-built items cannot be returned for credit.

(8) LIMITATION OF LIABILITY: Crown's liability on any claim of any kind, including negligence, for any loss or damage arising out of, connected with, or resulting from contract, or the performance or breach thereof, or the design, manufacture, sale, delivery, resale, installation, technical direction of installation, inspection, repair, operation or use of any equipment covered by or furnished under contract shall in no case exceed the price paid by the purchaser for the equipment. Crown also disclaims all purchaser for the equipment. Crown also disclaims all liability, whether in contract, tort, warranty, or otherwise, to any party other than purchaser.

(9) All Price Lists, Catalogues and other material shall remain the property of Crown and are subject to return on demand. The Suggested List Prices are established by Crown and are intended to act as a guide. All shipping weights shown are approximate.

LIMITED CROWN WARRANTY

For one year from date of purchase, Crown will replace or repair for the original purchaser, free of charge, any part or parts, found upon examination by any Crown Authorized Service Depot or by the Crown factory, to be defective in material or workmanship or both.

Crown extends the warrantee for the drum bearings and seals on plaster/mortar mixers to "Lifetime" and agrees to furnish, free of charge, the seals and bearings only upon receipt of the defective parts and evaluation at the factory.

Equipment and accessories not manufactured by Crown are warranted only to the extent of the original manufacturer's warranty.

All transportation charges on parts submitted for replacement or repair under this warranty must be borne by the purchaser.

For warranty service contact your nearest Crown Authorized Service Depot.

THERE IS NO OTHER EXPRESS WARRANTY, IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE LIMITED TO ONE YEAR FROM PURCHASE AND TO THE EXTENT PERMITTED BY LAW. LIABILITY FOR CONSEQUENTIAL DAMAGES UNDER ANY AND ALL WARRANTIES ARE EXCLUDED TO THE EXTENT EXCLUSION IS PERMITTED BY LAW (THIS WARRANTY IS AN ADDITION TO ANY STATUTORY WARRANTY).

CROWN CONSTRUCTION EQUIPMENT

MORTAR MIXER

WARRANTY REGISTRATION FORM & INSPECTION REPORT

WARRANTY REGISTRATION (please print)

This form must be filled out by the dealer and signed by both the dealer and the customer at the time of delivery.

Customer's Name	Distributor's name Address City, State, Code Check one: Private	
Address		
City, State, Code		
Phone number		
Contact name	Contractor	
Mixer model	Other	
Serial number		
Delivery date		
I have thoroughly instructed the buyer on the above de Manual.	escribed equipment which review included the Operator's	
DISTRIBUTOR INSPECTION REPORT	SAFETY	
Tire Pressure Checked Wheel Bolts and All Fasteners Torqued Mixing Elements Turp	Safety Chain Attached All Decals Installed	

Fill Engine Crankcase And Gearbox Check Fluid Levels Have Licensed Electrician Wire Motor And Provide Power

Manual content, equipment care, adjustments, safe operation and applicable warranty policy.

____ Mixing Elements Turn

_____ Drive Engagement Clutch Set

____ Drive Belt Tension And Pulley Alignment

____ Mixing Drum Pivots

_____ Lubricate Machine

Date _____ Dealer's Rep. Signature _____

_____ Review Operating And Safety Instructions

The above equipment and Operator's Manual have been received by me and I have been thoroughly instructed as to care, adjustments, safe operation and applicable warranty policy.

Date _____ Owner's Signature _____

WHITE	YELLOW	PINK
CROWN CONSTR. EQ.	DISTRIBUTOR	CUSTOMER