

## **Tablesmith Limited Warranty**

The following limited warranty and limitation of remedies and damages apply to all Tablesmith products. Purchase and use of the Tablesmith CELR-12 ("product") constitutes acceptance of this limited warranty and limitation of remedies and damages. The remedies provided under this limited warranty are exclusive and in lieu of all other remedies. Read carefully - the terms of this limited warranty affect your legal rights.

### **Limited Warranty**

Tablesmith warrants to the buyer that the product is free from defects in material and workmanship for a period of one (1) year from the date the product is purchased.

**RETURNS** For return requests, please email [marshall@tablesmith.us](mailto:marshall@tablesmith.us) and reference your order confirmation.

**SHIPPING** Tablesmith will send to buyer a prepaid shipping label that will cover shipping and handling charges for the product to be returned to Tablesmith. After repair or replacement, Tablesmith will be responsible for shipping and handling for the return of the product to buyer.

**CLAIM DEADLINE** Buyer must return the product and record of purchase to Tablesmith within 10 business days of the expiration of this limited warranty in order to make a claim under this limited warranty.

**EXCLUSIONS** This limited warranty does not cover damage to the product resulting from accident, misuse, improper installation or operation, failure to provide proper maintenance, unreasonable use or abuse of the product, or failure to follow written installation or operating instructions. Water damage generally and damage from the use of deionized water is not covered. Use of the product in a commercial environment voids this limited warranty. Service, repair, or alteration of the product by buyer or any person or entity not authorized by Tablesmith voids this limited warranty.

## **Limitation of Remedies and Damages**

TABLESMITH'S LIMITED WARRANTY IS BUYER'S EXCLUSIVE REMEDY WITH REGARD TO THE PRODUCT. NEITHER THIS LIMITED WARRANTY, NOR ANY OTHER CONTENT OR STATEMENT ON TABLESMITH.US, NOR ANY OTHER STATEMENT BY OR ON BEHALF OF TABLESMITH, SHOULD BE CONSTRUED AS AN EXPRESS OR IMPLIED WARRANTY FOR ANY TABLESMITH PRODUCT. TABLESMITH PRODUCTS ARE SUBJECT TO THE SPECIFIC, LIMITED WARRANTY INCLUDED WITH EACH PRODUCT, WHICH IS INCLUDED IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE.

TABLESMITH SHALL NOT BE LIABLE TO THE BUYER, OR TO ANYONE CLAIMING UNDER BUYER, FOR ANY OBLIGATIONS OR LIABILITIES ARISING OUT OF BREACH OF CONTRACT, BREACH OF WARRANTY, STATUTORY CLAIMS, NEGLIGENCE OR OTHER TORT OR ANY THEORY OF STRICT LIABILITY, WITH RESPECT TO THE TABLESMITH PRODUCT OR TABLESMITH'S ACTS OR OMISSIONS OR OTHERWISE. BUYER AGREES THAT IN NO EVENT SHALL TABLESMITH BE LIABLE FOR INCIDENTAL, COMPENSATORY, PUNITIVE, CONSEQUENTIAL, INDIRECT, SPECIAL, OR OTHER DAMAGES.