

FLANGE KING[®]

Thank you for purchasing the FlangeKing™ tool. Designed by professionals specifically for the removal of gaskets and scraping flange faces. We hire master craftsman and use only the highest quality materials in order to provide you with the finest, and only, tool of its kind.

Product Specifications

Blade: Heated-treated 4130 steel
Handle: Nylon Resin
Sheath: Nylon sling webbing with belt loop
Overall Length: 13.25"
Blade Length: 7.75"
Blade Width: 1.5"
Blade Thickness: .125"
Utility Round: .375" diameter
Rule: 7.75"
Bolt Sizing Guide: 1", 7/8", 3/4", 5/8", 1/2"
Made in the USA Patent No. D706100



Care and Usage

FlangeKing™ is very durable; simply wipe it down with a clean cloth after each use and prior to storage. Intermittent conditioning with mineral oil is highly recommended. On a clean cloth, place dime-sized drop of mineral oil and massage into the blade. The FlangeKing™ tool is intended for the removal and scraping of flange gaskets and flange faces. It is not intended for prying, sawing, pounding or any other use. Please use this product with care. For further product information and details, please visit flangeking.com.



Lighthouse Tool Company is the maker of industry-specific tools and is a subsidiary of **Envision Innovation**, a product development firm. We are dedicated to bringing products to market that make life better, safer and easier.



We work with entrepreneurs, inventors and investors. To learn more about taking your ideas from mind to market, visit envisioninnovation.net.

flangeking.com

FlangeKing Tool Warranty & Conditions

In consideration of the mutual agreements contained herein, the original purchaser ("Customer") and Lighthouse Tool Company LLC ("Lighthouse") hereby agree to these Warranty & Conditions of Sale ("Agreement").

1. ENTIRE AGREEMENT

This Agreement embodies the entire agreement between Customer and Lighthouse concerning the product sold by Lighthouse to Customer ("Products"). The Customer and Lighthouse shall not be bound by nor liable for any statement, representation, promise or understanding not set forth therein. Lighthouse hereby objects to and rejects any and all terms and conditions in any documents, instruments or other agreements forwarded to Lighthouse by the Customer, including any additional or inconsistent terms set forth therein.

2. PRODUCTS

The Products are intended for commercial use for the removal of flange gaskets and the cleaning of any excess debris from the flange face. The Products are not intended for prying, cutting, sawing, pounding, or any other use. The Products are intentionally sharp and Customer shall use the Products carefully to avoid injury.

3. WARRANTIES

Lighthouse warrants to the Customer that the Products are free from material defect in the materials and workmanship improper for a period of one (1) year from the date of sale. THE FOREGOING WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, ORAL OR WRITTEN, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND OF ALL OTHER OBLIGATIONS OR LIABILITIES ON THE PART OF Lighthouse.

4. LIMITATION OF REMEDIES

Customer's remedy for breach of any of the foregoing warranty shall be limited to (a) the replacement or repair by Lighthouse of defects in the Products within thirty (30) days of receipt of the defective Product; or (b) the reimbursement of the price paid by Customer for the Products; provided, Customer must notify Lighthouse of any defect within one (1) year from the date of sale by delivering the defective Products, Customer's return address, and proof of purchase to Lighthouse at the following address: Lighthouse, 1120 East D Street Tacoma, WA 98421. The determination of which such remedy shall be determined by Lighthouse, in its sole and absolute discretion. THE ABOVE STATED REMEDIES ARE Lighthouse'S ENTIRE AND EXCLUSIVE LIABILITIES AND CUSTOMER'S EXCLUSIVE REMEDIES FOR ANY CLAIM FOR DAMAGES IN CONNECTION HERewith. By way of illustration and not limitation, in no event shall

Lighthouse be liable for any direct, indirect, special or consequential damages or delay whatsoever or loss of use, and Lighthouse' liability under no circumstance will exceed the price paid for the Products for which liability is claimed. Any claim arising out of or related to this Agreement must be brought no later than one (1) year after the same has accrued, or it shall be deemed waived. Lighthouse shall not be responsible for any services performed by third parties unless such services are authorized by Lighthouse in writing in advance.

5. INDEMNIFICATION

Customer shall indemnify, defend and hold Lighthouse and its affiliates, officers, directors, shareholders, owners, managers, members, employees and agents harmless from any loss, claim or damage resulting from Customer's use of the Products or otherwise including, without limitation injury to persons or property.

6. NO ASSIGNMENT

This Agreement and the warranties contained herein are not assignable to any subsequent owner of the Products. Upon prior written notice to Customer, Lighthouse may assign its rights and responsibilities hereunder to any qualified third party (as determined by Lighthouse).

7. ATTORNEY FEES

In the event an arbitration, suit or action is brought by any party under this Agreement to enforce or interpret any of its terms, or in any appeal therefrom or in any bankruptcy action, it is agreed that the substantially prevailing party shall be entitled to reasonable attorneys' fees and/or collection costs.

8. JURISDICTION/VENUE

This Agreement shall be binding upon the successors and assigns of Lighthouse and Customer, and shall be governed by and construed in accordance with the laws of the State of Washington. In the event of litigation or arbitration between the parties to enforce any terms of this Agreement, the parties agree that venue shall be in the Superior Court of the State of Washington for Pierce County or the District Court for the Western District of Washington.

9. SURVIVAL

The terms hereof shall survive the cancellation, termination and satisfaction of this Agreement.

10. SEVERABILITY

If, in any legal proceeding, it is determined that any provision of this Agreement is unenforceable under applicable law, the unenforceable provision shall automatically be amended to conform to that which is enforceable under applicable law. In any event, the validity or enforceability of any provision shall not affect any other provision of this Agreement.