Page 1 of 10

# CERTIFIED TRANSLATION FROM THE POLISH LANGUAGE

[*All the translator's remarks are given in italics in square brackets.*] [*Logo*:] FEXESS POLAND

# TERMS AND CONDITIONS OF WARRANTY FOR USERS OF FOXESS Co., Ltd EQUIPMENT

(Terms and conditions of the Warranty were adopted by a resolution of the Board of Directors of FoxESS Polska sp. z o.o. of 1.03.2022, no. 1/2022 and are effective as of 1.03.2022)

## 1. DEFINITIONS

- **1.** The phrases and terms used in these warranty terms and conditions are given the following meanings:
- Warrantor's Authorized Representative means an entrepreneur within the meaning of Article 43¹ of the Civil Code, not being an Installer, purchasing the Product on its own behalf for resale to an Installer or Consumer;
- Warranty means the assurance of the quality of the Product, provided by the Warrantor to
  the User, covering Products manufactured by FOX ESS Co. Ltd, China, as set forth in these
  Warranty terms and conditions, and in accordance with this assurance under normal use,
  application, handling and installation conditions, the Products will be free from defects in
  workmanship and materials;

# Standard Warranty:

- (i) T-series, F-series, S-series, hybrid series, AC-series products are covered by a 144 (one hundred and forty-four) month warranty period from the date of their acquisition by the User, not exceeding 150 (one hundred and fifty) months from the date of manufacture of the Product (whichever period expires first).
- (ii) The AIO Series Products are covered by a 120 (one hundred and twenty) month warranty period, which is calculated from the date of their acquisition by the User, not exceeding 126 (one hundred and twenty-six) months from the date of manufacture of the Product (whichever period expires first).
- (iii) S-Box Series Products are covered by an 84 (eighty-four) month warranty period from the date of purchase by the User, not exceeding 90 (ninety) months from the date of manufacture of the Product (whichever period expires first).
- (iv) HV Series Products are covered by a 120 (one hundred and twenty) month warranty period from the date of purchase by the User, not exceeding 125 (one hundred and twenty-five) months from the date of manufacture of the Product (whichever period expires first). HV products are covered by separate warranty terms and conditions available at: https://www.fox-ess.pro/do-pobrania/.

In order to obtain confirmation of the Standard Warranty, the Eligible party additionally has the option to register the Product through the Warrantor's website <a href="www.fox-ess.pro">www.fox-ess.pro</a> before the expiration of 36 (thirty-six) months from the date of manufacture of the Product.

Extended Warranty - means an extended warranty period for the Products, for a maximum total period of two hundred and forty 240 (two hundred and forty) months for selected Products. The Extended Warranty is provided upon payment of an additional fee, under the terms and conditions of and exclusively by the Warrantor's Authorized Partners or sellers offering the Products, as these entities are the only ones engaged in providing the Extended Warranty.

In order to obtain confirmation of the Extended Warranty, the Eligible Party additionally has the option to register the Product through the Warrantor's website <a href="www.fox-ess.pro">www.fox-ess.pro</a> before the expiration of 36 (thirty-six) months from the date of manufacture of the Product.

# [Logo:] FEXESS POLAND

- Warrantor means FoxESS Polska spółka z ograniczoną odpowiedzialnością, ul. Stanisława Konarskiego 18C (44 100 Gliwice), entered in the register of entrepreneurs kept by the District Court in Gliwice, 10th Commercial Department of the National Court Register, under KRS [National Court Register] number 0000877566, holding NIP [Tax Identification No.] 9691644614 and REGON [Business registry no.] 387892323, with share capital of PLN 5,000;
- **Installer** means a direct customer of the Guarantor, or an Authorized Representative of the Warrantor, being an entrepreneur within the meaning of Article 43<sup>1</sup> of the Civil Code, not being a Consumer, purchasing the Product on its own behalf for further resale or installation at the Consumer's premises;
- Consumer means a natural person within the meaning of Article 22<sup>1</sup> of the Civil Code, purchasing a Product for a purpose not directly related to business or professional activity, as well as a sole proprietor conducting business activity, for whom the purchased Product is not of a professional nature, resulting in particular from the subject of his/her business activity;
- Product means the equipment covered by these Warranty Terms and Conditions, i.e. inverters, hybrid inverters, ALL-in-ONE systems, charge controllers and FoxESS safety switches (S-Series, F-Series, T-Series, Hybrid Series, AC-Series, AIO-Series, S-Box, HV-Series (covered by separate warranty terms and conditions available at <a href="https://www.fox-ess.pro/do-pobrania/">https://www.fox-ess.pro/do-pobrania/</a>); manufactured by FoxESS Co., Ltd. based in China, whose exclusive distributor in the Republic of Poland is Warrantor; batteries supplied with the inverter or charger, as well as auxiliary components and additional parts or equipment supplied by FoxESS, are not covered by these Warranty Terms and Conditions, but may be covered by separate warranty terms and conditions provided by Warrantor;
- **Service** means the Installer or other entrepreneur within the meaning of Article 43<sup>1</sup> of the Civil Code, who, on the basis of a separate agreement with the Guarantor, is authorized on behalf of the Warrantor to assess the validity of warranty claims or provide warranty services on the terms set forth in the Warranty Terms and Conditions, during the Basic Warranty or Extended Warranty period;
- Force Majeure means an external event, impossible to foresee, the effects of which cannot be prevented, in particular, acts of nature (including but not limited to fires, floods, heavy rainfall, windstorms, thunderstorms, lightning strikes, etc.), surges in the distributor's network or in the internal network of the Eligible Party's property, uncontrolled animal activity, wars or events similar to war, epidemics, riots, strikes, disruptions in the supply of materials, components and Products, the introduction of import restrictions or other uncontrolled events for which the Warrantor is not responsible;
- Eligible party means the Consumer who is the end user and owner of the Product;
- **Defect** means a physical defect that arose at the stage of production and concerns the quality of materials or workmanship and is not the result of transportation, storage, assembly, use, servicing and disassembly of the Product;
- Terms and Conditions of Warranty means these terms and conditions of warranty, adopted by resolution of the Board of Directors of FoxESS Polska sp. z o.o. No. 1/2022 dated 15.02.2022, effective as of 15.02.2022;
- **C.C.** means the Act of April 23, 1964 the *Civil Code* (consolidated text Journal of Laws of 2020, item 1740, as amended).

# [Logo:] FEXESS POLAND

## 2. WARRANTY PERIOD AND EXERCISE OF WARRANTY RIGHTS

- 1. The Warrantor provides a Standard Warranty or Extended Warranty for the Products for the following periods:
  - (i) Standard Warranty:
    - T-series, F-series, S-series, hybrid series, AC-series products 144-month warranty period from the date of purchase (no more than 150 months from the date of manufacture);
    - AIO series products 120 month warranty period from the date of purchase (no longer than 126 months from the date of manufacture);
    - S-Box series products 84 month warranty period from the date of purchase (no longer than 90 months from the date of manufacture);
    - HV series products 120 month warranty period from the date of purchase (no longer than 125 months from the date of manufacture - separate warranty terms and conditions are available at <a href="https://www.fox-ess.pro/do-pobrania/">https://www.fox-ess.pro/do-pobrania/</a>).
  - (ii) Extended Warranty:
    - 240-month extended warranty period for selected Products, provided upon payment of an additional fee, under the terms and conditions specified by the Warrantor's Authorized Partners or Product vendors.
- 2. As a condition for the Eligible Party to exercise his/her rights under these Warranty Terms and Conditions, the Eligible Party must make a claim to the Warrantor's Authorized Representative or directly to the Warrantor immediately upon discovery of the Defect in accordance with these Warranty Terms and Conditions.
- 3. The claim application can be made on the template attached hereto as Appendix 1 as follows:
  - (i) directly at the retail outlet of the Guarantor's Authorized Partner or other entity from which the Product was purchased;
  - (ii) by sending a claim in electronic version, by e-mail to the Guarantor's e-mail address serwis@fox-ess.pro
  - If the Warrantor's Authorized Distributor has ceased operations, is in liquidation or bankruptcy, the Eligible Party, at his/her own discretion, may file a claim with any Authorized Distributor of the Warrantor in the Republic of Poland, or directly with the Warrantor.
- 4. The claim application must include:
  - (i) indication of the claimant's identifying information including name and contact details (address, e-mail address, telephone);
  - (ii) indication of the data of the advertised Product (model, serial numbers);
  - (iii) installation address (if different from the Eligible Party's home address);
  - (iv) details of the Authorized Distributor of the Warrantor or other dealer from whom the Product was purchased;
  - (v) a copy of the document certifying the purchase of the Product;
  - (vi) installation date;
  - (vii) Installer data;
  - (viii) a detailed description of the defect, including the manner of disclosure and the date on which it occurred;
  - (ix) information and error messages displayed on the LCD screen (if available);
  - (x) photographic documentation in .jpg format

The above data should be included in the application in a situation where the Eligible Party decides to make an application skipping the claim form.

The Warrantor may ask for additional information and details regarding the claim.

5. In the situation of failure to provide all the required data in the claim application, the Guarantor will ask for its completion. The transfer of data described above or their

Page 4 of 10

# [Logo:] FEXESS POLAND

- completion is a condition for the Warrantor to proceed with the claim procedure. Incomplete claim notification entitles the Warrantor to withhold warranty service until a claim notification complying with the above conditions has been made.
- 6. The completed claim is assigned a unique claim number, which should be referred to when contacting the Warrantor under the completed claim.
- 7. Prior to processing the claim, the Warrantor is entitled to carry out an inspection of the Product with the help of the Service or remote diagnostics of the Product being the subject of the claim (if such technical possibilities exist). The acts of visual inspection or diagnostics of the Product prior to the processing of a claim shall not be construed as an acknowledgment of the Warrantor's liability for the Product under these Warranty Terms and Conditions. The Eligible Party will be informed by the Warrantor of the results of the inspection or diagnostics of the Product, with a negative result of these activities, entitling the Warrantor to refuse to perform warranty services due to the non-occurrence of a Defect.
- 8. A properly reported Product claim will be considered by the Warrantor within 7 business days from the date of its submission. The Eligible Party will be promptly informed of the results and manner of considering the warranty claim, including the validity of the claims made and the Warrantor's stipulations on how to handle the claim.
- 9. After reporting a claim, the Eligible Party shall secure the Product that is the subject of the claim in such a way as to prevent further damage or the emergence of new Defects, not indicated in the report, until the claim is processed, as well as provide the Warrantor or Service Provider with Internet access to the Product for further remote inspection or diagnostics. As part of the diagnostics, the Warrantor or the Service connects directly to the Eligible Party's Product via a secure Internet connection.
- 10. The Warrantor is entitled to refuse to consider a claim made after the warranty period has expired, after the period specified in item 2.2., as well as in the situation of removing, blurring or illegibility of the Product serial number.
- 11. Warranty services may be performed through the Service, acting in the name and on behalf of the Warrantor.

## 3. ACCEPTANCE OF CLAIM

- 1. In the event that the warranty claim is considered legitimate, the Warrantor agrees to perform warranty services in accordance with the provisions of these Warranty Terms and Conditions within no more than 5 working days from the date the warranty claim is considered legitimate and to deliver the advertised Product to the place indicated by the Warrantor or to pick up the Product by the Warrantor from the place of installation. This deadline is a maximum, and if such opportunities exist, warranty services will be performed as soon as possible.
- In the situation of acknowledgment of the Warrantor's responsibility, the Eligible Party shall send the Product packed in the original or equivalent packaging and follow the instructions of the Warrantor or the Service, unless it is necessary to uninstall and secure the installation by persons with the required authorizations, in which case the Warrantor shall inform about the further treatment of the Product.
- 3. In the event that the claim is found to be valid, the Warrantor shall bear the necessary costs for the removal of the Defect concerning the collection and delivery of the Product from/to the Eligible Party, the costs related to the remote removal of the Defect or the replacement of the Product with a Defect-free one and its installation at the place of installation. The method of collection and delivery of the Defective Product and repair or replacement with one free of Defects shall be decided by the Warrantor.

Page 5 of 10

# [Logo:] FEXESS POLAND

Any costs incurred by the Eligible Party without agreement with the Warrantor shall not be reimbursed.

- 4. Performance of warranty services within the time limit indicated in item 3.1. may be extended in the event of events beyond the Warrantor's control, in particular in the situation of temporary unavailability of Products that are subject to replacement, or the necessity related to the performance of activities during public holidays, of which the Warrantor will inform the Eligible Party.
- 5. In the event that a claim is found to be valid, as part of the warranty benefits, the Warrantor shall remedy the Product Defect remedially (if technically sufficient to remove the Defect) or replace the Defective Product with a brand new and Defect-free one.
- 6. The Warrantor shall be entitled to replace the Product with another one of the same class, with technical parameters analogous to the Defective Product, in particular when the Defective Product is not temporarily available or is no longer manufactured by FoxESS Co., Ltd. In such a situation, the Replaced Product shall have technical parameters not inferior to the Defective Product in terms of nominal power and dimensions, and in the event that FoxESS Co., Ltd has ceased to manufacture the Product covered by the claim, the Warrantor shall be entitled to provide another type of Product (including different in size, color, shape or power, but not less than the power that the Defective Product had).
- 7. If a Product that is alleged to be defective and is returned to the Warrantor under these Warranty Terms and Conditions, and is subsequently found by the Warrantor to have no defects that would justify replacement, the Warrantor shall charge the party filing unjustified claim a flat fee for technical expertise in the amount of PLN 500 or more, depending on the type of Product and the time of the expertise.
- These Warranty Terms and Conditions exhaust all claims of the Eligible Party against the Warrantor and are not extended even if they would change after the date of purchase or replacement of the Product.
- 9. If the Product is replaced, the warranty period does not start anew and is not extended, with the proviso that if less than one year (12 months) remains to the end of the Basic Warranty or Extended Warranty period, the warranty period is extended to one year counting from the date of replacing the Product with a defect-free one.
- 10. Replacement of the Defective Product shall be equivalent to the transfer of its ownership to the Warrantor as of the date of delivery of the Defect-free Product to the Eligible Party.
- 11. The Eligible Party may register the Products through the Warrantor's website <a href="www.fox-ess.pro">www.fox-ess.pro</a> before the expiration of 36 (thirty-six) months from the date of manufacture of the Product. Registration is not a prerequisite for the exercise of warranty rights, but is an additional document confirming the warranty.
- 12. When registering the Product, it is necessary to provide the following data:
  - (i) product Model;
  - (ii) serial number of the Product;
  - (iii) installation date;
  - (iv) personal and contact details of the Eligible Party;
  - (v) address data of the installation within which the Product was installed;
  - (vi) contact details of the installation company.
- 13. The Eligible Party can download an additional Certificate of Warranty for the Product from the Warrantor's website at: <a href="www.fox-ess.pro">www.fox-ess.pro</a>. The download of the certificate is not a condition of the Warranty, but is an additional document confirming the Warranty. The date appearing on the downloaded certificate confirming the Warranty does not indicate the initial period of the Standard Warranty or Extended Warranty, but provides information regarding when the Warranty terms indicated in the certificate apply.

[Logo:] FEXESS POLAND

Warranty periods are calculated in accordance with the definitions of the terms Standard Warranty or Extended Warranty in Section 1 of these Warranty Terms and Conditions.

## § 4 SCOPE OF WARRANTOR'S LIABILITY

- 1. Under these Warranty Terms and Conditions:
  - (i) the total liability of the Warrantor is limited to the amount equivalent to the purchase price of the Product;
  - (ii) The Warrantor shall not be obliged to cover any personal damage incurred by the Eligible Party or any third party, including bodily damage/injury, damage to property other than the Product, which is or may be in connection with the claimed Product or its operation;
  - (iii) the Warrantor's liability shall not include liability for damages in respect of lost benefits (lost revenue/profit), including, in particular, loss of revenue related to the Product, as well as indirect and consequential damages, including loss of productivity, usefulness and usability, damage to property and other damages, even if the Warrantor has been informed of the occurrence of such damages.
- 2. the delay in the feeding of data by these devices resulting from external factors beyond the control of the Warrantor such as malfunction or overload of the Internet, necessary service work of the devices or monitoring carried out by the Warrantor, does not constitute a Defect, or malfunction of Products that are inverters. The Warrantor informs that despite the disruptions in real-time data transmission due to the reasons indicated above, the Inverters work continuously which is not always visible to the user and is not reflected in the information received by him/her. Such interference with data transmission shall not form the basis for formulating claims against the Warrantor under these Warranty Terms and Conditions and shall not constitute a Defect of the Products.
- 3. The Warrantor shall be relieved from the obligation to consider and settle claims during the period of Force Majeure.
- 4. Based on these Warranty Terms and Conditions, the Eligible Party may not claim from the Warrantor for costs incurred by the Eligible Party in connection with a claim not expressly described in these Warranty Terms and Conditions.

## § 5 EXCLUSION OF WARRANTY RIGHTS

- 1. The rights under these Warranty Terms and Conditions are excluded and do not apply to the Warrantor in the situation where the Warrantor finds that the Product is not affected by a Defect, that is, it is not affected by damage at the production stage or as a result of the use of improper quality materials for production, as well as it is not affected by improper workmanship and is not in a state of lack of properties, the existence of which was assured by the Warrantor. The rights under these Warranty Terms do not apply to the Warrantor in the situation of damage or non-functioning of the Product:
  - resulting from inadequate ventilation or air circulation resulting in minimized cooling or lack of natural airflow;

Page 7 of 10

# [Logo:] FEXESS POLAND

- (ii) as a result of installation inconsistent with the art of construction, good installation practices, and in particular, in a place inconsistent with the recommendations contained in the technical documentation of the Product and an environment that exposes the Product to direct sunlight, high temperature, rainfall, hail, snow, high humidity and other external conditions, and installation in an environment with an increased risk of adverse effects on the Product;
- (iii) during assembly or disassembly, including contrary to the recommendations contained in the assembly or operating instructions, as well as contrary to generally applicable good assembly practices, technical regulations and standards, as well as by persons without the required authorizations;
- (iv) as a result of improper or inconsistent installation or operation of the Product, as well as improper application, installation, commissioning, configuration or operation;
- (v) as a result of improper wiring of the Product;
- (vi) as a result of the use of improper connectors, i.e. the use of the Product with a different brand or model of connectors other than those supplied with the Product;
- (vii) being the result of the activity of other parts of the electrical system;
- (viii) the actions of the Force Majeure;
- (ix) as a result of failure to comply with the safety rules for use of the Product;
- (x) in transport, during storage;
- (xi) as a result of failure to perform the required measurements and checks of the Product after installation whose performance obligation arises from generally applicable laws;
- (xii) resulting from failure to perform the required inspections and maintenance of the Product as recommended in the operating instructions or generally applicable laws;
- (xiii) resulting from the operation of other devices and elements of the electrical installation belonging to the Eligible Party, in particular, when it turned out to be unsuitable for cooperation with the Product;
- (xiv) resulting from interruptions in the operation of monitoring, Internet congestion, server outages beyond the Warrantor's control; use of the Product contrary to its intended use;
- (xv) damage, however unintentional, caused by the Eligible Party or third parties other than those acting on behalf of the Warrantor;
- (xvi) the result of abnormal operation of the DSO power grid, in particular out-of-range voltage values or excessive differences between them;
- (xvii) non-compliance with the technical standards of the Product with the parameters of the Eligible Party's internal electrical installation, in particular abnormal voltage values or asymmetry between them;
- (xviii) normal operating wear and tear, or a defect that does not adversely affect the operation and functioning of the Product;
- (xix) making repairs or any interference or modification of the Product by the Eligible Party or persons other than the Service, failure to comply with the Warrantor's requirements for the Product or its power supply;
- (xx) failure to comply with applicable laws and regulations.
- 2. These Warranty Terms and Conditions do not apply to Products such as batteries, external parts of the Products, as well as auxiliary equipment that are not provided by the Warrantor.

# [Logo:] FEXESS POLAND

- 3. The exclusion of the Warrantor's liability under this Warranty, precludes the assertion of any claim against the Warrantor under this Warranty.
- 4. Any warranties of merchantability or fitness for a particular purpose, use or application and all other possible features of the Products shall not qualify as Defects unless such obligations are expressly accepted by the Warrantor in writing. The Warranty Assurance does not constitute a warranty of the durability of the Products, nor does it imply the existence of such properties, the existence of which the Warrantor has not expressly assured the Eligible Party, or which are not expressly indicated in these Warranty Terms and Conditions.

# §6 FINAL PROVISIONS

- 1. The terms of the Warranty are limited exclusively to Products purchased from the Authorized Representatives of the Guarantor in the territory of the Republic of Poland, as well as in all other countries where the Products are distributed by the Warrantor, regardless of where the Products are installed. The Warrantor may agree to cover Products not coming from the Warrantor's distribution network, only after determining the place of purchase, the distributor and the series and type of Product.
- 2. These Terms and Conditions of the Warranty do not constitute an insurance contract within the meaning of Article 15 et seq. of the Act of September 11, 2015 on Insurance and Reinsurance Activities (consolidated text Journals of Laws 2021, item 1130, as amended), as well as Article 805 et seq. of the Civil Code.
- 3. These Terms and Conditions of Warranty do not exclude or limit the rights of the Eligible Party under mandatory provisions of law.
- 4. If the content or any provision of these Terms and Conditions of Warranty violate mandatory provisions of law, or constitute abusive clauses, such provisions shall be deemed unreserved, and other relevant provisions of these Terms and Conditions of Warranty shall apply in their place, and in the absence of the possibility of their application, the generally applicable provisions of Polish law, and with respect to Consumers having their place of residence and domicile in a country other than the Republic of Poland, the generally applicable provisions of the law of the country of their residence and domicile shall apply.
- The provisions of these Terms and Conditions of Warranty that prove to be invalid shall not affect the other provisions, clauses or applicability of these Terms and Conditions of Warranty.
- 6. Matters not covered by these Terms and Conditions of Warranty shall be governed by generally applicable provisions of Polish law. If the Product was purchased outside the Republic of Poland within the distribution network of an entity other than the Warrantor, then the generally applicable laws of the country of purchase of the Product shall apply.
- 7. Amendments to these Terms and Conditions of Warranties must be announced and shall come into force on the date of announcement in a manner that allows the Eligible Parties to become acquainted with them. The amended Warranty Terms and Conditions shall apply to Products that were acquired after the date of the amendment.
- 8. The competent court for disputes arising out of these Terms and Conditions of Warranty shall be the court of local jurisdiction for the Warrantor's registered office, except for Consumers who are entitled to choose the Court of General Jurisdiction.

# ALEKSANDRA BACZ, MA A SWORN TRANSLATOR OF ENGLISH NO. TP/2/18

tel.: (+48) 692045093, e-mail: aleksandra.bacz@gmail.com Page 9 of 10

[Logo:] FEXESS POLAND

APPENDIX NO. 1 TO THE WARRANTY REGULATIONS FOR USERS OF FOXESS EQUIPMENT

# **FOXESS CLAIM FORM**

YES / NO (number of attached photos of theProduct**)

I declare that I am the Eligible party to make a claim in accordance with the TERMS AND CONDITIONS OF WARRANTY FOR USERS OF FOXESS CO., Ltd.

place and date \*) if different from the residential address \*\*) if applicable

legible signature (name of the Eligible party)

#### ALEKSANDRA BACZ, MA A SWORN TRANSLATOR OF ENGLISH NO. TP/2/18

tel.: (+48) 692045093, e-mail: aleksandra.bacz@gmail.com

Page 10 of 10

# [Logo:] FEXESS POLAND

#### **COMPLIANCE WITH INFORMATION OBLIGATIONS**

In accordance with Article 13 (1) and (2) of the General Data Protection Regulation of April 27, 2016, I inform you that the Administrator of your personal data is: FoxESS Polska spółka z ograniczoną odpowiedzialnością ul. Stanisława Konarskiego 18C (44 - 100 Gliwice), entered in the register of entrepreneurs kept by the District Court in Gliwice, X Economic Department of the National Court Register, under KRS [National Court Register] number 0000877566, holding NIP [Tax Identification No.] 9691644614 and REGON [Business registry no.] 387892323, with share capital of PLN 5,000.

Contact to the Data Protection Officer info@fox-ess.pro

#### PURPOSES, LEGAL BASIS AND DURATION OF DATA PROCESSING

Your personal data will be processed for the purposes listed in accordance with the following:

1. Handle the claim and ensure the high quality of services provided under the warranty agreement between you and the Administrator. Personal data will be processed for the duration of the claim (not more than 10 years).

#### RECIPIENTS OF PERSONAL DATA

Your personal data may or will be transferred:

Providers of IT systems with which the Administrator cooperates, external Law Firms, the manufacturer of the Product, authorized Institutions upon documented request (e.g. Tax Offices, Courts, Bailiffs, State Labor Inspectorate, insurers)

#### YOUR RIGHTS

Within the scope of the GDPR and with the limitations indicated therein, you have the right to access the content of your data and the right to correct, delete, limit processing, the right to data portability, the right to object to processing, as well as to lodge a complaint to the President of the Office for Personal Data Protection - www.uodo.gov.pl, [address:] ul. Stawki 2, Warszawa.

#### **OBLIGATION TO PROVIDE PERSONAL DATA**

The provision of your personal data is a condition for the exercise of warranty rights under the warranty contract, and the consequence of failure to provide personal data will be the refusal to process a Product claim.

I hereby certify that the above translation of the text corresponds to the electronic document in Polish.

Aleksandra Bacz, a sworn translator of English entered in the Register of Sworn Translators kept by the Minister of Justice, under number TP/2/18.

Number in the Sworn Translator's Register: 593/2022

Gliwice, 11 September 2022

Signed with a digital certificate issued for Aleksandra Maria Bacz (Qualified certificate). Created on: 2022-09-11