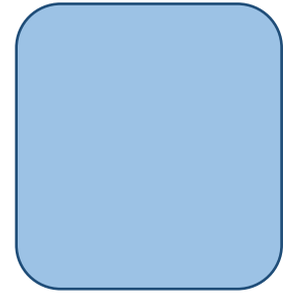


WARRANTY CERTIFICATE

Name of appliance :

Purchase document no., date of issue:

Serial number :



Seller's stamp

Terms of Warranty :

- 1) The warranty concerns the AHP_35_Ti reversible heat pump designed for keeping adequate climatic conditions within external ICT/power-generation system cabinets or racks through controlling the temperature and humidity in European climate conditions, hereinafter referred to as the 'Appliance'.
- 2) The Seller ensures that the Appliance has been made in line with the binding design principles, and is free of any technical and legal deficiencies, the construction materials applied being of high quality.
- 3) The Buyer will operate the Appliance in compliance with the conditions described in the operation-and-maintenance manual.
- 4) The warranty period is twenty-four (24) months from the date of sale.
- 5) The liability under warranty extends only to defects occurring for reasons resting with the sold Appliance, related to manufacturing and/or material defects.
- 6) Any defect of the Appliance revealed within the warranty period will be removed free-of-charge by the Seller or by an entity assigned by the Seller within no longer than fourteen (14) days of the delivery of the Appliance for repair.
- 7) In order to ensure the highly efficient operation of the Appliance, it should be subject to a technical survey done no less than once in a year by the Seller or another authorised entity, under the determined conditions. The cost of the technical survey is to be borne by the Buyer
- 8) The Appliance may only be installed, started-up and surveyed by the Seller or an entity authorised by the Seller, in conformance to the regulations and directives binding in the country within which the Appliance is sellable.
- 9) The prerequisite for the warranty to operate is the Appliance connected to the Buyer's monitoring system or the Seller' monitoring system, pursuant to a separate order.
- 10) The warranty does not extend to:
 - consumables (safety fuses, diodes, etc.),
 - any appliances/devices with a broken warranty seal,
 - any mechanically damaged appliances/devices,
 - any defects occurring resulting from the Appliance being used against its purpose as described in the operation-and-maintenance manual,
 - any defect or fault caused by any repair, mending, processing or remaking, or any construction alterations made by the Buyer or by any unauthorised entity,

- any defect/fault or damage caused by force majeure (such as thunder strike, fire, flood, electric grid overvoltage (power surge), and the like).

- 11) Any instance of a defect or fault in the operation of the Appliance ought to be reported forthwith to the Seller, under pain of loss of the rights under warranty.
- 12) In the event that the Appliance is replaced, in whole or in part, the replaceable elements will become the property of the warrantee, whereas any deficient device or appliance replaced within the Appliance will become property of the warranter.
- 13) The guarantee for the Appliance sold shall not exclude, limit, or suspend the Buyer's rights under the implied warranty for defects.
- 14) A repair of the Appliance otherwise than hereunder may be carried out based on a separate order.
- 15) All the costs and expenses of the warranter incurred following an illegitimate warranty claim (travel, maintenance, expert opinion, etc.) will be borne by the Buyer.
- 16) The Seller bears no responsibility for any alteration made by the Buyer that may resultantly infringe the intellectual or legal property of any third party, in terms of infringement of a patent, design or pattern, model or type, contract, or knowhow.