

WARRANTY CARD

Seller	AsisImport s.r.o.
ID	27203093
Tax ID	CZ27203093
Registered office	Holoubkovská 698 str., 10900 Praha 15, Czech Republic
Warehouse and postal address	5. května 1779 str., 25082 Úvaly, Czech Republic
Websites	www.ait-praha.cz , www.ledpoint.cz , www.ledpoint.eu
E-mail	lapka@ait-praha.cz , info@ait-praha.cz
Phone / Fax	+420 246 027 730-737 / +420 246 027 733
The Seller is registered in the Commercial Register maintained by the Municipal Court in Prague in Section C, File 104158.	

Product:

Warranty period: 24 months from the date of receipt of the goods by the buyer or delivery of the goods to the destination. The warranty period is extended by the time during which the product has been under guarantee repair. After the expiration of the time limit, the right of the defect at the seller cannot be exercised without the prior agreement of both parties. If used goods, this period is shortened to 12 months.

Procedure in the complaint proceedings: The buyer exercises his / her rights from defective performance without undue delay after he / she finds out that the goods are defective, but not later than 24, or 12 months respectively from the date of receipt or delivery of the goods to the destination. These rights may be exercised at the place of purchase or at the seller's premises on 5. května 1779 str., Úvaly, Praha-východ county, Phone: +420 246 027 734, Fax: +420 246 027 733, E-mail: lapka@ait-praha.cz. The buyer will provide proof of purchase of the product by invoice, warranty certificate, account statement or other credible statement. After the warranty period, the after-sales service is provided only by the seller.

Warranty coverage: The warranty applies only to defects caused by a manufacturing or material defects, not due to the normal wear and tear of the product or to defects caused by improper use, or unprofessional intervention, incorrect handling or natural event, etc. [see Article 22 (a) to (j) of the General Trade Conditions]. The warranty also does not apply to defects for which a lower price of the product has been agreed, or defects of the used goods corresponding to the degree of use or wear and tear of the goods at the time of takeover by the buyer. Furthermore, the warranty does not apply to defects of the goods which the buyer knew at the time of the conclusion of the contract, or having regard to the circumstances in which the contract was concluded, he had to know unless the defects related to the characteristics of the goods which the goods should have under the sale contract.

WARRANTY REPAIRS RECORD

DATE OF THE NOTIFICATION	DESCRIPTION OF THE DEFECT	DATE OF THE REPAIR	COMMENT ON THE REPAIR	SIGNATURE OF THE SELLER