

## PDi Digital Warranty

PDi Digital sells its products (“**Products**”), which may be hardware (“**Hardware**”) or software (“**Software**”) products, to direct clients (“**Customer**”) as well as to any of its authorised resellers (“**Partner**”). PDi Digital provides a warranty on its products (“**Warranty**”), according to the present terms and conditions, unless otherwise provided under mandatory provisions of applicable laws (“**Warranty Conditions**”).

### 1) Warranty period (“**Warranty Period**”)

The Warranty Period for any Hardware shall be twelve (12) months starting with the date of invoice of the Product to the Partner (if any) or to the Customer in case of direct purchase. In case of Product which was repaired or replaced by PDi Digital according to this Warranty, the remaining Warranty Period applicable to such Product will be extended for ninety (90) days. The Warranty Period for any Software shall be three (3) months from the point in time in which such Software has been handed over or otherwise been made available to the Partner or to the Customer.

### 2) Scope of the warranty for Hardware

The features, technical applicability and conditions of use of any Product sold by PDi Digital are outlined in a functional description or data sheet which is available for each Product from PDi Digital's website or partner portal (“**Functional Description**”). The batteries are not covered by the Warranty. PDi Digital represents and warrants that – at the time of handover to the Partner (if any) or to the Customer in case of direct purchase – each Product is in a functional condition in accordance with the applicable Functional Description and fulfil the usually postulated characteristics and the current state of the art. Any further specific properties of a Product must be expressly designated and agreed upon by the parties in writing and may not be implied by the Partner and/or Customer.

### 3) Scope of the warranty for Software

PDi Digital represents and warrants that – at the time of handover to the Partner (if any) or to the Customer in case of direct purchase – each Software is in a functional condition in accordance with the applicable program specifications. Any further specific properties of a Product must be expressly designated and agreed upon by the parties in writing and may not be implied by the Partner and/or Customer. The Partner (if any) or to the Customer in case of direct purchase assumes responsibility for the selection of the appropriate applications program and associated reference materials. PDi Digital will use commercially reasonable efforts to deliver a Software free from any viruses, programs, or programming devices designed to modify, delete, damage or disable the Software or Partner/Customer's data. The Partner or the Customer is aware that due to bugs it is impossible according to the state of the art to provide completely flawless computer software. Therefore, PDi Digital shall not be held liable for bugs of Software which do not materially impair the use of the Software by the Partner or the Customer.

### 4) Support maintenance

Any type of support not covered by the Warranty shall be subject to a quotation or to

a separate service agreement to be mutually agreed with the Partner and/or Customer.

### 5) Notification of Defects under Warranty

Any defects, bugs or other errors of the Product (“**Defects**”) detected during the Warranty Period shall be notified to PDi Digital. Notice of any Defect (“**Defect Notice**”) must be given electronically by e-mail to following address: [support@pdi-digital.com](mailto:support@pdi-digital.com). In each case, the Defect Notice shall state precisely (i) the type of Defect, including a detailed description thereof, (ii) the application during which such Defect occurred, (iii) the proof of purchase and (iv) any measures already taken by the Customer to repair the Defect. If the Customer fails to timely notify PDi Digital about any Defect, the Customer shall not be entitled to any legal remedies (in particular, any warranty or damage claims) with regard to such Defect.

### 6) Warranty procedure

In case of a justified warranty claim by the Partner or the Customer regarding a defective Product, PDi Digital will send a Return Material Authorisation (“**RMA**”) grant to the Partner or the Customer based on the RMA request provided via PDi Digital's partner portal, which shall accompany any returned defective Product (minimum of quantity to grant a RMA for Hardware is the smallest package unit size). The Partner or the Customer should send the defective Products at its own costs and risks. After analysis, PDi Digital may, at its own discretion, choose to either: (i) repair the defective Product within thirty (30) days from receipt of by PDi Digital of the defective Product, or (ii) replace the defective Product by an equivalent product (which may be new or equivalent to new), or (iii) reimburse the defective Product. Any other claims or legal remedies, in particular any right to claim price reduction or any conversion right as well as any damage claims shall be excluded. If a Defect has been caused by negligent behaviour of the Partner or the Customer, the latter shall compensate PDi Digital for all costs incurred by PDi Digital in connection with the assessment and evaluation of the relevant Defect.

### 7) Conditions

PDi Digital does not assume any liability whatsoever for defects or other failures of a Product: (a) Related to the battery(ies) of the Hardware; (b) caused by application errors of any kind whatsoever or other forms of improper handling of the Product and which could have been avoided by proper and careful use of the Product; (c) resulting from (i) a change of operating system components, interfaces or parameters, (ii) use of unsuitable organisational means or data carriers; (d) caused by viruses or exposure of the Product to circumstances such as fire, accidents, power failures, etc. which are caused by external factors not

under the control of PDi Digital; (e) caused by transmission errors to data carriers or on the Internet; (f) caused by improper inspection and/or maintenance operations conducted by the Partner or the Customer or third parties with regard to the Product; (g) resulting from a use of the Product which does not comply with the recommendations and specifications of PDi Digital (e.g. use or installation which is not compliant with the applicable Functional Description or any other technical specifications provided by PDi Digital, installation of a non-compatible software program or interface or power supply or other equipment, etc.); (h) resulting from use or storage which is harmful to the proper working of the Product (e.g. abnormal use, incorrect maintenance and/or storage) and/or non-compliance with the applicable Product environment specifications; (i) caused by the Partner or the Customer, their agents, employees, any other manufacturer or any third party outside the sphere and control of PDi Digital.

### 8) Liability

Any liability of PDi Digital vis à vis the Partner or the Customer for damages of any kind (except for personal injury) caused by PDi Digital due to slight negligence shall be excluded. Further, any liability of PDi Digital for loss of profit, loss or corruption of data or any indirect or consequential loss or damage whatsoever shall be excluded. The liability of PDi Digital for damages (except for personal injury and damages due to gross negligence or wilful misconduct), if any, shall further be limited to repair, replacement or refund of the purchase price paid for the related Products, at PDi Digital's option.

### 9) Final provisions

The Partner or the Customer can only transfer the rights to the Warranty to third parties with the express permission of PDi Digital. These Warranty Conditions shall be governed by Austrian law, without any reference to its conflict of law principles. The applicability of the Vienna Sales Convention (CISG) is excluded. Disputes which cannot be resolved amicably shall be submitted exclusively to the Court of Graz in Austria.

Any provision in these Warranty Conditions which is wholly or partially void, voidable or otherwise inapplicable does not affect the application of the other provisions. Any void, voidable or otherwise inapplicable provision would be replaced by a valid provision which comes as close as possible to the inapplicable provision in spirit