

PRODUCT WARRANTY CERTIFICATE

MANUFACTURED BY TECTOPOWER AB

APPLICABILITY

1.1 These warranty terms and conditions (the "Terms") apply to ground foundations for vehicle charging manufactured by Tectopower AB, company no. 556300-5478 and under the brand name TectoPower (hereinafter referred to as the "Product").

1.2 Tectopower warrants that a Product delivered after 13 June 2025 will be free from defects for 25 years from the date of delivery (except for defects as set out in paragraphs 2.3–2.4 below). This undertaking only applies to Product manufactured in its entirety by Tectopower.

1.3 The warranty only applies to complete systems where all components have been supplied by TectoPower.

CONDITIONS

2.1 Should a defect in the Product arise, these Terms and Conditions must be invoked as soon as possible, but no later than two months from the date on which the defect(s) in the Product were discovered. The citation must contain supporting documentation that the Product was manufactured by Tectopower (appropriately delivery note or purchase receipt from the retailer) and a detailed description of the alleged defect. If the claim is not made in accordance with this clause 2.1, Tectopower is not liable for any defects in the Product.

2.2 Upon receipt of a claim in accordance with paragraph 2.1 above, Tectopower shall be entitled to inspect the Product that is alleged to be defective. This inspection shall, unless Tectopower, taking into account the interests of both parties, finds it more expedient to send the Product to a designated location, be carried out at the location where the Product is located. In the event that the Product is deemed to be defective, Tectopower shall promptly remedy the defect in the Product in an appropriate manner. Any remedy shall be carried out by Tectopower's personnel or subcontractors.

2.3 The warranty under these Terms and Conditions requires that the Product:

- Has been installed and assembled according to TectoPower's current instructions.
- Has been used in the correct environment (maximum corrosivity class C5 for EV and C3 for PV).
- Has been maintained as follows:
 - Metal shavings should be removed during installation.
 - Damage to the surface treatment must be repaired with appropriate rust protection.

- When replacing components, new original parts must be used.
- The product should be checked at least annually and after extreme weather situations.

2.4 The warranty does not apply to defects caused by:

- Incorrect installation, use or inadequate maintenance.
 - Incorrect repairs by anyone other than TectoPower or an authorized partner.
 - External influences such as impacts, scratches, collisions or accidents.
 - Use in environments beyond the specified corrosivity class without special agreement.
- Deficiencies in the soil conditions, e.g. settlement movements.

LIMITATION OF LIABILITY

3.1 Liability under these Terms and Conditions is Tectopower's sole obligation with respect to defects in the Product and no liability other than that stated in clause 2.2 above can be asserted. Tectopower is not liable for direct or indirect damages.

3.2 If Tectopower, upon inspection of the Product in accordance with clause 2.2 above, discovers that the alleged defect is not covered by these Terms and Conditions, Tectopower is entitled to compensation for all costs incurred due to the alleged defect.

3.3 No repair, modification or replacement of a defective Product shall be deemed to extend the warranty period as per clause 1.2 above.

OTHER

4.1 In the event that a consumer asserts these Terms and Conditions, he or she also has the rights that follow from mandatory consumer law, in addition to what is stated in these Terms and Conditions.

CHOICE OF LAW AND DISPUTE RESOLUTION

5.1 These Terms and Conditions shall be interpreted and applied in accordance with Swedish law.

5.2 Any dispute arising out of these Terms and Conditions shall be finally settled by arbitration administered by the Arbitration Institute of the Stockholm Chamber of Commerce (the "Institute"). The Institute's Rules for Simplified Arbitration shall apply unless the Institute, taking into account the severity of the case, the value of the subject matter of the dispute and other circumstances, determines that the Rules for the Arbitration Institute of the Stockholm Chamber of Commerce shall apply to the proceedings. In the latter case, the Institute shall also determine whether the arbitration panel shall consist of one or three arbitrators.

The seat of the arbitration shall be Malmö, Sweden. The language of the proceedings shall be Swedish.

5.3 The parties undertake, without limitation in time, not to disclose the existence or content of any arbitration award under these Terms or information about negotiations,



arbitration or mediation in connection with the same. The provisions of this clause 5.3 do not apply unless otherwise provided by law, other statute, authority decision, stock exchange rules or good practice on the stock market or otherwise required for the enforcement of a judgment.

TectoPower AB, Borrgatan 6, 211 24 Malmö.

Last revised 2025-06-13