

Terms and conditions of the "Child car seat life guarantee" for Avionaut child car seats and the Information Clause:

1. The "child car seat life guarantee" (hereinafter referred to as the "Warranty") is an additional type of warranty provided by the manufacturer of Avionaut child car seats, i.e. the company Ł. KARWALA limited liability partnership. with its registered office in Szarlejka at ul.Łukaszewicza 172, 42-130 Szarlejka (hereinafter referred to as "the Guarantor"), as per the terms and conditions specified herein, provided that the owner of the car seat completes the registration referred to under it.2 below.

2. The guarantee is granted at the request of the child car seat buyer, following the registration of the purchase using the form accessible at: <https://avionaut.com/warranty> .

To register the car seat, you need to provide the following data: Serial number of the car seat, country of purchase, shop name, date on the receipt / invoice, receipt number and its scan, name and surname, telephone number, e-mail address, zip code of the place of residence, date of birth child.

Confirmation of the guarantee is the certificate received and a scan of the receipt. The above-mentioned application may be submitted only by the first owner of the seat within a deadline of 28 days from the date of purchase of the seat.

3. The guarantee is valid in the country of purchase and exercised by an authorized distributor or through retail outlets offering Avionaut products for sale.

4. The guarantee covers all manufacturing defects in materials and labour, provided that the product is fitted to the vehicle and used in accordance with the Manual, under normal conditions, by the first end-user. The guarantee is provided for a period of 10 years corresponding to the "life of the child car seat". The period of 10 years shall be counted from the date of purchase of the car seat, provided that the registration referred to in point 2 is made within the deadline referred to under it.2 below. The guarantee is not extended if the car seat is replaced with a new one during the warranty period.

5. Under guarantee it is possible to repair the car seat or replace it with a new one. The choice of how to remedy the defect and consider the application remains with the Guarantor. If the car seat model is no longer manufactured, the Guarantor will replace the car seat with another available model, most closely corresponding to the seat being replaced.

6. The guarantee does not cover: a) damage caused by daily use, such as wear and tear of the fabric (The warranty does not cover seams or elements made of fabric, knitwear, etc.), b) natural loss of colour and deterioration of the quality of the materials resulting from the normal ageing of the product, c) damage to the product due to accidental damage, non-compliance with operating instructions and maintenance rules, improper use, negligence, fire, exposure to liquids or other external causes.

7. At the time of filing a complaint under this Guarantee, the car seat must have all labels or identification number and can only be serviced by a person who has been authorized to do so.

Pursuant to Art.13 sec.1 and 2 of the General Data Protection Regulation of 27 April 2016 (GDPR), please be advised that:

1. The administrator of your personal data is Ł. KARWALA limited liability partnership with its registered office in Szarlejka, at ul.Łukaszewicza 172, 42-130 Wręczyca Wielka, NIP: 5742059942, entered in the Register of Entrepreneurs of the National Court Register by the District Court in Częstochowa, XVII Commercial Division of the National Court Register under KRS number: 0000609014 ("Administrator"). 1.2 You can get in touch with us: a) by e-mail to: avionaut@avionaut.com
2. Your personal data will be processed in order to provide a "guarantee for the life of the child car seat" ("Guarantee") and to exercise by the parties the rights and obligations arising from the Guarantee granted, i.e. pursuant to Article 6(1)(b) and (c) of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) and, within the remaining scope - on the basis of your consent, to the extent covered each time by the consent. The consent may be given, for example, to receive commercial and marketing information through established communication channels.
3. Your personal data may be transferred to third parties: IT and marketing service providers for analytical, sales and marketing profiling.
4. Providing your personal data is voluntary. There is no statutory obligation for you to provide personal data, however, providing personal data is necessary for granting the Guarantee, which will not be possible if you refuse to provide personal data.
5. Should you provide marketing consent, your data will be processed through analytical, sales and marketing profiling, in order to tailor the materials directed by the Data Controller to your needs and interests and to make measurements that will allow the Data Controller to improve the services it provides. Binding decisions are not automated. If you do not provide marketing consents, your data will not be processed by automated means.
6. Your personal data will not be transferred to a third country/international organisation.
7. Your personal data will be stored for the period necessary to perform the obligations arising from the warranty granted and until the limitation of any claims arising from the warranty agreement.
8. If the processing of your personal data is based on your consent to the processing of your personal data, you are entitled to withdraw your consent to the processing at any time. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal. Consent can be withdrawn by sending a declaration of withdrawal of consent by post or e-mail. \
9. You have the right of access to your data and the right to their rectification and erasure or to the restriction of processing. You also have the right to object to the processing of your data, especially if this processing is carried out by means of profiling or is related to direct marketing.
10. You have the right to lodge a complaint with a supervisory authority, i.e. the President of the Data Protection Office, when you consider that the processing of your personal data violates the provisions of the General Data Protection Regulation of 27 April 2016.