

1. About Your Electric Vehicle Battery SleepEasy Service Contract.

In the event that Your Vehicle suffers Accelerated Battery Degradation during the Duration, We will make Payment to You subject to the terms and conditions of this Service Contract. The Payment is designed to contribute toward the cost of You obtaining a repair and/or replacement of the Traction Battery.	Contract in clause 2.2 and 4.2 below.
	Please read this Service Contract carefully as Your failure to comply with any of its terms may render Your Service Contract
	invalid and could jeopardise Your entitlement to Payment.
Your Service Contract will automatically terminate once We have made a Payment to You.	This Service Contract tells You what is protected, how Payment Requests are administered and other important information.
This Service Contract includes important details about the protection provided and any exclusions that may apply. It must be read in conjunction with Your Schedule. Words with special meanings have been listed within the definitions below.	This Service Contract is administered by GardX International Limited, We will help You with any questions You may have and deal with any Payment Requests. You should also contact Us if You need to make any changes to the information disclosed when You arranged this Service Contract.
Please take the time to read Your Service Contract. If You have any questions or there is anything that You do not understand, please contact GardX International on 0203 192 1425 by telephone, or at requests@gardxgroup.com by email.	GardX International Limited is registered in England under company Registration Number 05465377. Our registered office is at Lake House, Floor 2, Port Way, Port Solent, Hampshire, United Kingdom, PO6 4TY.
We have listed the exclusions that apply to Your Service	This Service Contract is non-renewable.
2. Eligibility.	
2.1 Eligibility: You are eligible for this Service Contract if, at the	2.1.12 Your Vehicle is a Battery Electric Vehicle (BEV);
Start Date and for the Duration: 2.1.1 You reside in the United Kingdom or, if You are a partnership,	2.1.13 Your Vehicle has less than the Maximum Opening Mileage on the odometer at the Start Date; and
company or other legal entity, You are registered in United Kingdom;	2.2 Excluded Vehicles: Please note this Service Contract excludes the following vehicles ("Excluded Vehicles") in all
2.1.2 You have paid the Service Contract Charge including applicable taxes;	circumstances:
2.1.3 You are at least 18 years of age;	2.2.1 Any vehicle that has been previously written-off;
2.1.4 You are the registered keeper of the Vehicle or, in the case	2.2.2 Any vehicle that is not a right-hand drive;2.2.3 Hybrid vehicles, internal combustion engine vehicles, Grey
of a lease agreement, the authorised driver of the Vehicle;	Imports, commercial vehicles over 5 tonne, breakdown and
2.1.5 Your Vehicle is under the Vehicle Maximum Age At the State Date at its first registration;	recovery vehicles, delivery and courier vehicles, motorcycles, scooters, three wheeled vehicles, kit-cars, quad bikes, caravans or motor homes, trailers, boats, and vehicles capable of carrying
2.1.6 A Traction Battery Diagnostic Test has been carried out within ninety (90) days prior to the Start Date and the result is	more than eight (8) passengers;
not less than the Traction Battery State of Health Eligibility Minimum; and the Vehicle has not travelled in excess of two	2.2.4Vehicles used for hire or reward (for example taxis, self-drive hire, driving schools, paid deliveries);
hundred and fifty (250) miles during this period; 2.1.7 Your Vehicle is currently published in Glass's Guide;	2.2.5 Vehicles used in any sort of rally, speed testing, 4x4 off- roading, racing or any kind of competition or trial or any purpose
2.1.8 Your Vehicle is a make and model approved by Us;	in connection with the motor trade;
2.1.9 Your Vehicle must have been serviced within the manufacturers servicing requirements. If a full service history is not available for Your Vehicle, We would require evidence that Your Vehicle has been serviced by a VAT-registered garage prior to inception of this Service Contract, in accordance with either before or a	2.2.6 Public service vehicles, including military, police or ambulance vehicles;
	2.2.7 Any vehicle that has been Modified other than in accordance with the manufacturer's approved specifications either before or after the Start Date; and
2.1.10 Throughout the Duration, Your Vehicle must be registered	2.2.8 Any vehicle insured on any type of motor trade insurance policy.
and used principally in the Territorial Limits and must be taxed and hold a current MOT certificate (if applicable);	2.3 Maximum mileage
2.1.11 As at the Start Date, Your Vehicle was purchased from the Supplying Dealer within the last thirty (30) days and is not an Excluded Vehicle;	If the mileage on Your Vehicle's odometer exceeds the Maximum Duration Mileage during the Duration, then Your Service Contract will automatically terminate.



3. Definitions.

The following words will have the meanings described below wherever they appear in this Service Contract:	this Service Contract including any VAT or other taxes payable thereon, as shown in Your Schedule;
Accelerated Battery Degradation means where the Traction Battery State of Health falls by more than the Traction Battery	Start Date means the date this Service Contract commences as shown on the Schedule;
State of Health Payment Threshold during the Duration. Accelerated Battery Degradation due to overheating is not regarded as an Accelerated Battery Degradation;	Supplying Dealer means the GardX-approved introducer who sold You this Service Contract;
Battery Electric Vehicle means an electric private passenger car. Hybrids are not included;	Territorial Limits means the United Kingdom. Your Vehicle is also protected in the European Union (EU), European Free Trade Association (EFTA), European Economic Area (EEA), Isle of Man, Channel Islands and Switzerland, for no more than ninety (90) days per annum;
Consequential Damage means any costs, expenses, losses or liabilities directly or indirectly arising from any incident;	
Duration means the term of your Service Contract as stated in the Schedule commencing on the Start Date;	Traction Battery means the battery supplying motive power to Your Vehicle. For the avoidance of doubt this does not include
Excluded Components means all components of the Vehicle	the ancillary battery;
other than the Traction Battery;	Traction Battery Diagnostic Test means a diagnostic check of
Glass's Guide means a motor industry publication, which provides vehicle valuations;	the Traction Battery undertaken in accordance with Our procedures by the Supplying Dealer or another dealer or repairer approved by Us on Our behalf;
Grey Import means new or used vehicles legally imported from another country through channels other than the manufacturer's official distribution system;	Traction Battery State of Health means the state of health of the Traction Battery as determined by Us;
Manufacturer's Warranty means the original warranty issued by the manufacturer for the Vehicle;	Traction Battery State of Health Eligibility Minimum has the meaning in Your Schedule;
Maximum Opening Mileage means the maximum opening mileage shown on Your Schedule.	Traction Battery State of Health Payment Threshold has the meaning in Your Schedule;
Maximum Duration Mileage means the maximum mileage	Vehicle means the Vehicle described in Your Schedule;
shown on Your Schedule.	Vehicle Maximum Age At Start Date has the meaning in Your Schedule;
Modified means a vehicle that has been altered before or after the Start Date of this Service Contract, outside of the manufacturer's original or approved specification;	Vehicle Minimum Age At Start Date has the meaning in Your Schedule;
Payment means the amount payable by Us in the event of a valid Payment Request as referred to in the Schedule.	We/Us/Our means GardX International Limited, Lake House, Floor 2, Port Way, Port Solent, Portsmouth, Hampshire, United Kingdom, PO6 4TY. Whenever You contact Us please quote the product number on Your Schedule;
Payment Request means the request by You for a Payment as the result of Accelerated Battery Degradation;	
Schedule means the document issued to You containing important information about this Service Contract;	Wear and Tear means damage that naturally and inevitably occurs as a result of normal wear or ageing. Wear and Tear is a form of deterioration which can occur even when an item is used competently with care and proper maintenance, and is the gradual reduction in operating performance consistent with the age and mileage of the Vehicle;
Service Contract means this document, together with the Schedule. Please note this is not a service or maintenance policy; nor is it insurance;	
Service Contract Charge means the cost payable by You for	You/Your/Yourself means the person named in Your Schedule.
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4. Cover provided.

The conditions of this Service Contract are set out below.	condition;
We will only make a Payment under this Service Contract if You agree to these conditions. Please take the time to read them.	You must ensure the Vehicle is serviced in accordance with the manufacturer's servicing schedule using manufacturer
You must give Us true and complete information and You must comply with Our reasonable requests;	approved parts, or parts of equal quality. If the Vehicle does not have a full service history, at a minimum, We require the Vehicle to have been serviced by a VAT registered garage within ninety (90) days prior to inception of this Service Contract to the manufacturers specifications;
You must inform Us if any of the details in Your Schedule are incorrect or need updating;	
You must maintain Your Vehicle in an efficient and roadworthy	If You don't follow the manufacturer's service schedules or



maintain the Vehicle as recommended by the manufacturer, this Service Contract will not apply if the Accelerated Battery Degradation was the result of You failing to follow the service or maintenance recommendations;

Servicing must be performed within 30 days or 1,000 miles of the due date, whichever occurs first, by a VAT registered garage or dealer;

You are responsible for understanding all of the Vehicle warning lights and symbols throughout the Duration of Your Service Contract and taking any prudent action as a result;

It is important that You keep Your service receipts as We may need them to confirm any Payment Request You make. We recommend that Your Vehicle is serviced by Your Supplying Dealer although this is not a requirement;

You are entitled to a Traction Battery Diagnostic Test being carried out every twelve (12) months during the Duration of Your Service Contract, provided that Your Service Contract term exceeds twelve (12) months.

5. Exclusions.

protection, there are certain components which this Warranty	
5.1.1 All Excluded Components;	

6. General conditions.

The conditions of this Warranty are set out below.	6.1.11 It is important that You keep Your service receipts as We
6.1 Conditions: We will only authorise repairs under this Warranty if You agree to these conditions. Please take the time to read them.	may need them to confirm any Repair Request You make. We recommend that Your Vehicle is serviced by Your Supplying Dealer although this is not a requirement;
6.1.2 You must give Us true and complete information and You must comply with Our reasonable requests;	6.1.12 You are entitled to a Traction Battery Diagnostic Test being carried out every 12 months during the Duration of Your Warranty.
6.1.3 You must follow the prescribed repair request procedure as explained in this Warranty or by Us ;	6.2 Exclusions: The exclusions of this Warranty are set out below. You are not covered for the following:
6.1.4 You must inform Us if any of the details in Your Schedule are incorrect or need updating;	6.2.1 Any Excluded Components;
6.1.5 You must maintain Your Vehicle in an efficient and roadworthy condition;	6.2.2 Failure as a result of Wear and Tear commensurate with the Vehicle age/mileage, deterioration, progressive failure or ageing; This exclusion does not apply to Accelerated Battery
6.1.6 You must authorise the repairer to dismantle Your Vehicle for exploratory or investigative purposes. We will only accept the cost of dismantling if this is part of an authorised repair under this Warranty;	Degradation;
	6.2.3 Failure after the Maximum Aggregate Benefit has been reached;
6.1.7 You must ensure the Vehicle is serviced in accordance with the manufacturer's servicing schedule using manufacturer approved parts, or parts of equal quality. If the Vehicle does not have a full service history, at a minimum, We require the Vehicle to have been serviced by a VAT-registered garage within ninety	6.2.4 Failure identified and reported after the Vehicle has exceeded two hundred thousand (200,000) miles;
	6.2.5 Failure resulting from any cause other than normal use and operation of which the Vehicle was designed, as per the manufacturer guidelines;
(90) days prior to inception of the Warranty to the manufacturers specifications;	6.2.6 Repairs, replacements or alterations We have not authorised. No repairs are to commence until the cost has been
6.1.8 If You don't follow the manufacturer's service schedules or maintain the Vehicle as recommended by the manufacturer, this Warranty will not apply if the Failure was the result of You failing	agreed by Us, and any repairs carried out without the prio agreement of costs and an authority number provided will no be paid;
to follow the service or maintenance recommendations;	6.2.7 The VAT content of any repair if You are VAT registered;
6.1.9 Servicing must be performed within 30 days or 1,000 miles of the due date, whichever occurs first, by a VAT registered garage or dealer;	6.2.8 Failure attributable to previous improper or faulty repair, incorrect servicing, lack of routine maintenance or failure to have the Vehicle serviced in accordance with manufacturer's
6.1.10 You are responsible for understanding all of the Vehicle warning lights and symbols throughout the Duration of Your	specifications;
Warranty and taking any prudent action as a result;	6.2.9 Repair or replacement of Covered Components which have not suffered a Failure ;



6.2.10 Any **Consequential Damage** to **Excluded Components** caused by **Failure** of a Covered Component;

6.2.11 We will only cover Consequential Damage to Covered Components caused by another Covered Component if it is caused by the Failure of such other Covered Component; or (b) if the manufacturer recommends that such other Covered Component be replaced at the same time as the failed Covered Component;

6.2.12 Any Failure where the Vehicle has not been maintained or kept in a roadworthy condition; where Failure is caused by negligence or deliberate act of You or someone else or as a result of the Vehicle having been used in a criminal act; Failure due to willful exposure to danger; Failure due any type of road accident or impact;

6.2.13 Any Failure where, at any point in the history of the Vehicle, the speedometer or odometer has been interfered with, altered or disconnected, or where the actual mileage of the Vehicle at the time of the Repair Request is unable to be verified;

6.2.14 Repairs to improve or upgrade the **Vehicle** or repairs or replacements which have been altered after the **Start Date** and that alteration has contributed to the failure or has failed itself;

6.2.15 Collection/onward delivery of the Vehicle;

6.2.16 Failures that occurred outside the Duration;

6.2.17 Routine servicing or maintenance or any parts which are replaced as part of normal servicing requirements.

6.2.18 Failure resulting from tuning, adjustments or the cleaning of any assemblies including the lubrication systems or the changing of any component at the intervals specified in the Service Book;

6.2.19 Accidental damage; Failure due to neglect, overheating overloading, fire, or flooding; or damage caused to any component by water ingress (including damage to **Covered Components**); corrosion; condensation; frost; salt; snow-affected roads, or embedding in mud or sand;

6.2.20 Failure of any Covered Component that is covered by an existing Manufacturer's Warranty or any extended warranty or any other third party warranty;

6.2.21 Failure as a result of continuing to drive the Vehicle once a fault becomes evident;

7. Cancellation and cooling off period.

7.1 We trust that You will be happy with Your Warranty. However, You have the right to cancel it within fourteen (14) days of the Start Date of Your Warranty by contacting Your Supplying Dealer who will arrange a full refund of the Warranty Charge.

7.2 If You cancel after the first fourteen (14) days You are entitled to receive a pro rata refund of the Warranty Charge for the number of complete unexpired days remaining of Your Warranty, subject to a cancellation fee of £25. If You wish to

8. Automatic termination.

8.1 Your Warranty will automatically terminate on the earliest date of when one of the following events happen:

6.2.22 Failure of Covered Components which are or have been recalled by the Vehicle manufacturer (whether You have responded or not); failure of Covered Components that have inherent design defects, Defects or defects of material, electronic hardware and software, workmanship, design, plans or specifications prepared or given or that the manufacturer will repair at its expense;

6.2.23 Failure as a result of any accessory being fitted (unless the accessory is approved by the manufacturer for use on the Vehicle and fitted according to instructions provided by the manufacturer of the accessory);

6.2.24 Failure due to incorrect adjustment or misuse;

6.2.25 Any liability for death, bodily injury, damage to other property, loss of earnings, out of pocket expenses or any other loss caused directly or indirectly by the **Failure**; any liability caused directly or indirectly by war, riot, or any similar event; by vandalism, theft or attempted theft from the **Vehicle**; or by bad weather such as lightning, wind or flood;

6.2.26 Failure arising from war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, terrorism, revolution, insurrection, military or usurped power or confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public or local authority;

6.2.27 Failure directly or indirectly caused by or contributed to or arising from ionising radiation contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel or the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component;

6.2.28 Any liability in respect of third parties; or

6.2.29 Any liability in respect of lost or corrupted data whether from cyber attack on the **Vehicle** or otherwise.

We shall not be deemed to provide cover and We shall not be liable to pay for any Failure or provide any benefit hereunder to the extent that the provision of such cover, payment of such Repair Request or provision of such benefit would expose Us to any sanction, prohibition or restriction under United Nations resolutions or any trade or economic sanctions, or international laws or regulations binding Us.

cancel Your Warranty please contact the Administrator on 0203 192 1425.

7.3 We will not refund any portion of the Warranty Charge if a Repair Request has been paid.

7.4 We may terminate Your Warranty due to the non-payment of the Warranty Charge. If You use threatening or abusive behavior or language, We have reasonable suspicion of fraud or if You have breached a material term of this Agreement.

8.1.1 You dispose of, or transfer ownership of Your Vehicle to another party, and You do not inform Us;



8.1.2 You dispose of, or transfer ownership of Your Vehicle to a garage, motor trader, auctioneers or similar commercial entity;

8.1.3 Your Warranty expires due to the Duration having been reached as per Your Schedule;

8.1.4 **You** cease to be resident or (if incorporated) registered in the United Kingdom;

9. How to make a Repair Request.

If You wish to make a Repair Request under this Warranty, If You are unable to take Your Vehicle back to Your Supplying please contact Us: Dealer, We will advise You to take Your Vehicle to a VAT registered garage and provide them with Your Warranty and By visiting Your personalised Customer Care Portal on Your Schedule. https://myaccount.gardxconnect.com to register Your repair. Please note to log in to the portal you'll need Your surname, The repairer should make the invoice payable to GardX vehicle registration, and either Your email or mobile number as International Ltd and send the invoice to requests@gardx.co.uk. shown on Your Schedule. If these details are missing or Alternatively You may have to settle the invoice direct and claim incorrect, please email assureservices@gardxgroup.com the amount authorised by sending Us a copy of the invoice together with the repair approval number. By email: requests@gardx.co.uk By telephone: 0203 192 1425 Maximum Aggregate Benefit Important: You must contact Us to register Your repair request prior to repair work commencing. You are reminded that You will not be entitled to make any All Repair Requests must be notified within 30 days of a Failure. Repair Requests once our Maximum Aggregate Benefit has been reached. You must comply with the Repair Request procedure as explained in this Warranty and by Us. Settlement by cash payment In certain circumstances such as where (a) the cost of the repair You agree to safeguard Your Vehicle in the event of any would exceed the Maximum Aggregate Benefit; (b) the parts damage occurring to it. required are not available within ninety (90) days of the date of 9.1 In order to authorise a Repair Request, We will require: authorisation of the repair; or (c) it is not economical to repair 9.1.1 Your personal and Vehicle details; the Vehicle, then We may settle Your Repair Request by cash payment. The amount You will receive will be determined by Us 9.1.2 Full details of the reported Failure; on the appropriate basis, which may be the Maximum 9.1.3 The date that the Failure was first noticed; Aggregate Benefit, the estimated cost of repair based on Network Labour Rates and manufacturer's list prices for parts, 9.1.4 The Vehicle mileage; or otherwise. 9.1.5 Details of the Covered Components to be replaced **Repairs Abroad** including a full detailed estimate of parts and labour. If a Failure happens outside of the United Kingdom, the following 9.1.6 If We require a Traction Battery Diagnostic Test, You may process applies: be required to take the Vehicle to the Supplying Dealer or another motor vehicle dealer or repairer approved by Us. They The repair must be carried out in countries that are members of will undertake the test on Our behalf at no cost to You. However, the European Union or EFTA (European Free Trade Association). if Your Repair Request is found not to be a valid Repair Request We will not pay more than the equivalent UK rates of labour then You may be charged by the repairer for the Traction charges and manufacturer's parts list prices at the date of Battery Diagnostic Test. repair. You should authorise the repair work and contact Us for a refund when You return to the UK. Our liability is up to the 9.2 Upon receipt of the information requested in 9.1 We will Maximum Aggregate Benefit set out and detailed in Your review Your Repair Request. Schedule. We will refund You in pounds sterling using If We require an engineer to inspect the Vehicle (at no cost to www.xe.com at the rate of exchange that applies at the time of You) then You will need to make the Vehicle available for the the repairs, once We receive the original repair invoice.

For Failures involving Accelerated Battery Degradation outside United Kingdom

For Failures involving Accelerated Battery Degradation outside the United Kingdom, the repairer will need to undertake a Traction Battery Diagnostic Test using an on-board

If Your Repair Request is covered by this Warranty We will

authorise Your Repair Request and the amount agreed. Only

In the first instance, We will advise You to take Your Vehicle to

Your Supplying Dealer who will handle the repair on Your behalf.

We are mandated to authorise or reject repair requests.

engineer to do this.

8.1.5 The Maximum Aggregate Benefit has been reached;

8.1.6 The date on which **Your Vehicle** is subject to a total loss. Please refer to Section 7 Cancellation and Refund;

8.1.7 The **Vehicle** has exceeded two hundred thousand (200,000) miles on the odometer.



diagnostic device to be delivered by international courier on behalf of **Us** to the repairer.

Payment

We cannot authorise to settle any amount until We have received the original repair invoice and the information set out in 9.1. These, together with the repair approval number, must be sent to Us. To make sure You receive the highest levels of service, telephone calls to Us are recorded.

If **Your repair request** is valid, We will pay for the **Diagnostics** costs subject to a maximum of 1 hour at the **Network Labour Rate** including VAT.

We reserve the right to provide replacement parts and to carry out repairs under this Warranty.

We reserve the right to inspect the Vehicle before authorising repairs and may also arrange for parts to be examined by a qualified engineer.

Recoveries / Repaired or repaired parts

We shall be entitled at our sole discretion to take over in Your name the legal rights and remedies against any person or entity to recover any amounts We have paid in relation to this Warranty. We shall be responsible for all costs incurred pursuing such recovery. You agree to co-operate fully with Us and give any assistance needed to help Us to recover some or all of the amounts paid under this Warranty.

This includes but is not limited to (to the extent necessary), transferring to **Us** the right to take action but only in relation to, and up to, the amount paid by **Us** under this **Warranty**.

At our discretion **We** shall be entitled to any parts that have been repaired or replaced under this **Warranty**.

10. Transferring your cover.

10.1 If You sell Your Vehicle within the Duration of the Warranty. Please check that all due services have been carried out as You are able to transfer the unexpired portion of Your Warranty inadequate servicing may render this Warranty void. to the new owner of the Vehicle, provided that the Vehicle is 10.3 You should notify Us by telephone on 0203 192 1425, or by sold privately and not through a garage, motor trader, auction email at requests@gardx.co.uk, within 30 days of the transfer. or similar company. 10.4 Your Warranty is not transferable if a repair has occurred. 10.2 The transfer will be subject to \mathbf{Our} approval and a £25 administration fee. The fee will be returned in the event of nonacceptance. 11. What to do if you have a complaint. We always aim to provide a first-class standard of service. Telephone: 0203 192 1425 However, if You are dissatisfied You should in the first instance We will acknowledge Your complaint and investigate it as contact Us at quickly as possible. We aim to resolve all complaints within 8 Address: Customer Satisfaction, GardX International Ltd, Lake weeks. House, 2 Port Way, Port Solent, Hampshire, United Kingdom, PO6 None of the above affects any right to legal action. 4TY. Email: customersupport@gardx.co.uk

12. Data protection.

We are the Data Controller for the data You provide to Us. We need to use Your data in order to arrange Your Warranty. You are obliged to provide information without which We will be unable to provide a service to You. Any personal information provided by You may be held Us in relation to Your Warranty. It may be used by Our relevant staff in making a decision concerning Your Warranty and for the purpose of servicing Your Warranty and administering repair requests.

Information may be passed to case handlers, authorised repairers, assessors, **Our** insurers and their claims handlers, providers of Diagnostic checks (including **Traction Battery Diagnostic Tests**) or other service providers for these purposes. We may check **Your** details with fraud prevention agencies. If **You** provide false or inaccurate information and **We** suspect fraud, **We** will record this.

We and other organisations may use these records to:

a. Help make decisions on product proposals and repair requests, for **You** and members of **Your** household

b. Trace debtors, recover debt, prevent fraud, and manage **Your Warranty**

c. Check **Your** identity to prevent money laundering, unless **You** furnish **Us** with satisfactory proof of identity.

We process all data in the European Economic Area (EEA) but where We need to disclose data to parties outside the European Economic Area (EEA), We will take reasonable steps to ensure the privacy of Your data. In order to protect Our legal position, We will retain Your data for a minimum of 7 years. We have a Data Protection regime in place to oversee the effective and secure processing of Your data. Under EU GDPR and the UK GDPR legislation, You can ask Us for a copy of the data We hold,



have it corrected, sent to a third party or deleted (subject to Our need to hold data for legal reasons). We will not make Your personal details available to any companies to use for their own marketing purposes.	Address: The Data Protection Officer, GardX International Limited, Lake House, 2 Port Way, Port Solent, Hampshire, United Kingdom, PO6 4TY. Email: dataprotectionofficer@gardx.co.uk.
If You wish to complain about how We have handled Your data, You can contact Us and We will investigate the matter.	If You are not satisfied with Our response or believe We are processing Your data incorrectly You can complain to the Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF Tel: 0303 123 1113.
If You require more information or have any questions concerning the use of Your personal data, please contact Us:	
13. Legal, regulatory, and other.	
13.1 Language Applicable to Contract	13.5 Fraudulent Repair Requests or Misleading Information
This contract, all accompanying documents, and all communication about it will be in English.	We take a robust approach to fraud prevention. If any repair request under this Warranty is fraudulent or intended to
13.2 Governing Law	mislead, or if any misleading or fraudulent means are used by You or anyone acting on Your behalf to obtain benefit under this
Unless You and We both agree otherwise, the law which applies to this Warranty is the law applicable to England and Wales. Any legal proceedings between You and Us in connection with this contract will take place in the courts of England and Wales.	Warranty, Your right to any benefit under this Warranty will end, Your Warranty will be cancelled and We will be entitled to recover any benefit paid and costs incurred as a result of any such fraudulent or misleading repair request. We may also inform the police.
13.3 Contracts (Rights of Third Parties) Act 1999	
This Warranty is a legally binding contract between You and Us and does not give, or intend to give, rights to anyone else. Only You or We can enforce the terms of this contract.	13.6 Equality Act 2010
	In line with the Equality Act 2010, this Warranty is available in large print upon request.
13.4 Sanctions	13.7 Statutory Rights
We will not provide any benefit under this contract if doing so would breach any sanction, prohibition or restriction imposed by law or regulation.	Nothing in these conditions will reduce Your statutory rights relating to faulty or mis-described goods. For further information about Your statutory rights contact Your local authority Trading Standards Department or Citizens Advice Bureau.