

FLO[®] Commercial

Level 2 Limited Warranty-US

LIMITED WARRANTY

This limited warranty (the "Warranty") is provided by FLO Services USA Inc. d/b/a FLO Charging Solutions USA Inc. in California, of 75 South Clinton Ave., Suite 510, Rochester, New York, 14604, USA ("FLO").

1. Products. The products covered by this Warranty are the FLO **CoRe+™**, **CoRe+MAX™**, **SmartTWO™**, **SmartTWO-BSR™** and **SmartTWO-M™** Level 2 electric vehicle supply equipment (the "Product" or "Products"). Some additional products may be sold or packaged with the Product or Products and may have separate warranty terms that apply in which case those separate warranty terms will govern those products.

2. Limited Warranty. Subject to the terms and conditions of this Warranty, including the warranty exclusions and disclaimers set forth below, the Products are warranted to (i) be free of any claim of ownership by third parties, (ii) be free from defects in material and workmanship and (iii) function in accordance with FLO's technical specifications, including the Installation Guide and any technical specifications provided at the time of purchase and any service communications (the "Product Specifications"). This Warranty only applies to the original purchaser named in the original purchase invoice for a Product from FLO or from a distributor or value-added reseller authorized by FLO (the "Purchaser"). For clarity, if a Product is sold by a distributor or value-added reseller authorized by FLO, the distributor or value-added reseller is not the Purchaser and the Warranty applies to the original purchaser named in the invoice issued by the distributor or value-added reseller authorized by FLO. The Warranty may not be transferred and shall only apply to a Purchaser located in the United States.

3. Warranty Period. This Warranty is valid for a period of one (1) year from date of shipment to the Purchaser from FLO or a distributor or value-added reseller authorized by FLO (the "Warranty Period"). NO WARRANTIES SHALL APPLY AFTER THE EXPIRATION OF THE APPLICABLE WARRANTY PERIOD UNLESS PURCHASER HAS PURCHASED AN EXTENDED WARRANTY FROM FLO OR A DISTRIBUTOR OR VALUE-ADDED RESELLER AUTHORIZED BY FLO.

4. Extended Warranty. Through the purchase of an extended warranty (the "Extended Warranty") the Purchaser may extend the Warranty Period for

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successive one (1) year periods up to a maximum of four (4) years following the expiration of the original Warranty Period (such extended term purchased by the Purchaser, the "Extended Warranty Period"). If an Extended Warranty is purchased, the total Warranty Period will not exceed five (5) years and any Extended Warranty must be purchased at the time the Product is purchased. During the applicable Extended Warranty Period, the terms and conditions of this Warranty, including all limitations and exclusions, shall continue to apply in full force and effect and the expression "Warranty Period" shall include the Extended Warranty Period.

5. Limited Remedies. If the Purchaser makes a claim for Warranty service in accordance with Section 6, FLO will attempt to diagnose any issues during the Warranty Period remotely. If an on-site inspection by FLO or a contractor authorized by FLO is required, Purchaser shall cover any travel costs to the site, as well as labor rates charged for travel time by FLO employees or authorized contractors required to reach Purchaser's site (the travel costs and labor rates collectively the "To Site Travel Costs"). Prior to any inspection, FLO will provide Purchaser with a quote for any To Site Travel Costs payable by Purchaser and Purchaser's acceptance of FLO's quote is a condition to FLO's obligations relating to such inspection. FLO shall be responsible for on-site labor costs of FLO or its authorized contractor during inspection, unless FLO determines that the issue that is the basis of the claim is not covered by the Warranty, in which case such on-site labor costs shall be paid by Purchaser at FLO's then-current labor rates, which will be communicated to the Purchaser prior to intervening. If a Product is found by FLO after inspection to be defective or to not function in accordance with the Product Specifications during the Warranty Period, FLO's sole obligation under this Warranty is limited to performing one of the following actions, at FLO's sole and absolute discretion:

- a) **Repair.** If FLO repairs a Product under this Warranty, FLO shall pay for standard or ground parts shipping within Canada and the United States, the cost of replacement parts and on-site labor costs necessary to repair the Product. The Purchaser shall pay any To Site Travel Costs required for FLO to send an employee or authorized contractor to conduct the repair. Prior to any repair, FLO will provide Purchaser with a quote for any such To Site Travel Costs payable by Purchaser and Purchaser's acceptance of FLO's

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quote is a condition to FLO's obligations relating to such repair. All repaired Products, including any replaced parts, are warranted only for the remainder of the Warranty Period, prolonged only by the period during which the Product was being repaired. The Purchaser acknowledges that replacement parts or Products may be remanufactured or reconditioned parts that offer substantially similar functionality. All parts that are replaced shall become FLO's sole and exclusive property and must be returned to FLO, if requested, at FLO's expense. Notwithstanding FLO's obligations with respect to part replacement or repair, if a Product is physically disconnected from civil and/or electrical infrastructure during a repair, Purchaser shall be responsible for the costs of any on-site labor related to such disconnection and reconnection of the repaired Product (i.e. the full Charging Station) to civil and electrical infrastructure (each of which shall be performed upon approval of the Purchaser and at FLO's then-current labor rates and charges and To Site Travel Costs, if applicable).

- b) Replacement.** If FLO replaces a Product, FLO shall be responsible for the cost of shipping the Product to the Purchaser's site (standard or ground shipping only), so long as the site is in the United States. All replaced Products are warranted only for the remainder of the Warranty Period, prolonged only by the period during which the Product was being replaced. The Purchaser acknowledges that replacement parts or Products may be remanufactured or reconditioned parts that offer substantially similar functionality. All Products that are replaced shall become FLO's sole and exclusive property and must be returned to FLO if requested, at FLO's expense. Purchaser shall be responsible for the costs of removal of the replaced Product and installation of the replacement Product (each of which shall be performed upon approval of the Purchaser and at FLO's then-current labor rates and charges and To Site Travel Costs.)

6. Warranty Claim Procedure. Any claim under this Warranty must be made via FLO Customer Service at service@flo.ca to obtain a Return Material Authorization ("RMA") number. As part of the RMA process, the Purchaser may be asked to provide information regarding the Product such as condition, model/serial number and proof of purchase. If FLO requires any parts to be sent for testing, FLO will provide a shipping label that will cover mailing costs associated with transporting

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such parts within Canada and the United States only to FLO for evaluation. Alternatively, FLO or a contractor authorized by FLO may conduct on-site evaluation, as further set out above. Customer Service contact information is available at www.flo.com. Any parts of a Product or Products determined to be ineligible for service under this Warranty will be returned, repaired or replaced at the discretion of the Purchaser and upon the Purchaser's approval, at FLO's then-current labor rates and charges.

7. Exclusion of Warranty. This Warranty is voided unless the Product is installed or uninstalled according to the applicable Product Specifications by a qualified and currently licensed electrician. Repairs, alteration or disassembly must be performed by FLO or a contractor authorized by FLO. This Warranty does not apply where the original Product identification (e.g. serial number, logos, copyright notices and trademarks) has been removed, altered or degraded. Without in any way limiting the exclusions under this Warranty, the Warranty also does not apply to any damage to a Product resulting from: (i) improper site preparation, maintenance or installation, neglect (including damage caused by a vehicle), abuse, vandalism or improper use of the Product including any use that is not in accordance with the applicable Product Specifications; (ii) normal wear and tear, metering accuracy, cosmetic or superficial damage, normal aging, scratches, stains, dents or exterior fading; (iii) accident, fire or exposure to any other hazard (including extreme electromagnetic field or any acts of nature such as earthquakes, tornados, floods, biological infestations, snow, lightning, etc.); (iv) exposure to conditions or inputs or operation of the Product outside the tolerances specified in the Product Specifications; or (v) any other reason beyond FLO's control. The cost of replacement (parts and on-site labor) of the recharge cables/connectors assembly is covered only (a) during the Warranty Period and (b) in proportion to the actual number of operating cycles of the Product at the time of the claim, divided by the projected useful life of ten thousand (10,000) operating cycles for the Product, which number will not change regardless of the length of any Warranty Period, including any Extended Warranty Period included therein. For security and continued certification purposes, the recharge cables/connectors assembly must be replaced as a whole if any of its individual components is defective. The paint finish on the Product is not covered by this Warranty. FLO will not cover costs associated with shipping

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parts of the Product or any replacement Product outside of Canada or the United States and additional shipping and handling, as well as export or import duties that may apply to such shipments, will be at the Purchaser's sole expense.

8. DISCLAIMERS. OTHER THAN AS SET OUT IN THIS WARRANTY, FLO DISCLAIMS TO THE FULLEST EXTENT PERMITTED BY LAW ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT WITH RESPECT TO THE PRODUCTS. Some states or jurisdictions do not allow the exclusion of express or implied warranties so the above exclusions may not apply to the Purchaser. IF ANY IMPLIED WARRANTY CANNOT BE DISCLAIMED UNDER APPLICABLE LAW, THEN SUCH IMPLIED WARRANTY SHALL BE LIMITED IN DURATION TO THE WARRANTY PERIOD DESCRIBED ABOVE. NO WARRANTIES APPLY AFTER THE EXPIRATION OF THE WARRANTY PERIOD. Some states or jurisdictions do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to the Purchaser.

FLO DOES NOT WARRANT THAT THE PRODUCTS OR RELATED SERVICES WILL BE ERROR-FREE OR WILL OPERATE WITHOUT INTERRUPTION.

9. LIMITATION OF LIABILITY. IN NO EVENT SHALL FLO BE LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY NATURE (EVEN IF THE ADVENT OF SUCH DAMAGE WAS KNOWN OR COULD HAVE BEEN KNOWN BY FLO) OR ANY CAUSE OF ACTION IN CONNECTION WITH PRODUCT MALFUNCTION OR IN CONNECTION WITH THE PRODUCTS, THEIR PURCHASE, THEIR HANDLING, INSTALLATION OR USE BY THE PURCHASER AND/OR ANY PERSON AUTHORIZED BY THE PURCHASER RESULTING FROM ANY BREACH OF WARRANTY OR CONDITION OR UNDER ANY OTHER LEGAL THEORY, INCLUDING BUT NOT LIMITED TO LOSS OF USE; LOSS OF REVENUE; LOSS OF ACTUAL OR ANTICIPATED PROFITS (INCLUDING LOSS OF PROFITS ON CONTRACTS); LOSS OF THE USE OF MONEY; LOSS OF ANTICIPATED SAVINGS; LOSS OF BUSINESS; LOSS OF OPPORTUNITY; LOSS OF GOODWILL; LOSS OF REPUTATION; OR LOSS OF OR DAMAGE TO OTHER EQUIPMENT OR PROPERTY, SUCH AS AN AUTOMOBILE. IN NO EVENT SHALL FLO'S AGGREGATE LIABILITY FOR ALL CLAIMS RELATED TO THE PRODUCTS AND RELATED SERVICES EXCEED THE PURCHASE PRICE PAID BY THE PURCHASER FOR THE PRODUCTS. THE

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REMEDIES IN THIS WARRANTY ARE THE PURCHASER'S SOLE AND EXCLUSIVE REMEDIES WITH RESPECT TO DEFECTIVE OR NON-CONFORMING PRODUCTS. THIS WARRANTY GIVES THE PURCHASER SPECIFIC LEGAL RIGHTS AND THE PURCHASER MAY ALSO HAVE OTHER LEGAL/STATUTORY RIGHTS THAT VARY FROM STATE TO STATE OR JURISDICTION TO JURISDICTION. THESE LIMITATIONS OR EXCLUSIONS OF LIABILITY MAY NOT AFFECT SUCH OTHER LEGAL/STATUTORY RIGHTS.

- 10. Conflict of Terms.** In the event of a conflict between any provision of this Warranty and any provision in any applicable sales agreement issued by FLO, the sales agreement issued by FLO governs.
- 11. Miscellaneous.** No Product reseller, agent or employee is authorized to make any modification, extension or addition to this Warranty. If any term is held to be illegal or unenforceable, the remaining terms shall not be affected or impaired.
- 12. Governing Law and Arbitration.** Where the Purchaser is located in the United States (as evidenced by the Product "Ship To" address or, if this address is unavailable, by other reasonable indication that the Purchaser is located in the United States, as determined by the tribunal once constituted), this Warranty is governed by and construed exclusively by the laws of the state of New York without giving effect to the conflict of laws principles applicable therein and any controversy or claim arising out of or relating to this Warranty that is not resolved by negotiation, including the validity, existence or the breach hereof, shall be determined exclusively by final and binding confidential arbitration administered by the International Centre for Dispute Resolution in accordance with its International Arbitration Rules. The number of arbitrators will be one and the place of arbitration will be Rochester, New York and the language of the arbitration will be English. Except as may be required by law, neither Party nor its representatives may disclose the existence, content or results of any arbitration related to this Warranty, including the content of any documents exchanged within the arbitration proceedings, without the prior written consent of the other Party.

You agree that all claims will be brought on an individual basis, and that no class or representative actions are permitted. **BY AGREEING TO ARBITRATION, YOU**

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ARE GIVING UP THE RIGHT TO LITIGATE A DISPUTE IN COURT BEFORE A JUDGE OR JURY OR TO HAVE A DISPUTE HEARD AS A CLASS ACTION, PRIVATE ATTORNEY GENERAL ACTION, OR IN ANY OTHER PROCEEDING IN WHICH ANY PARTY ACTS OR PROPOSES TO ACT IN A REPRESENTATIVE CAPACITY. If this arbitration agreement is found to be unenforceable in the courts of New York, then any action will be filed, and that venue properly lies, only in the state or federal courts located in Rochester, New York, and you consent and submit to the personal jurisdiction of such courts for the purposes of litigating such action.

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