

FULL WARRANTY

Rollink® (“Rollink®”) is committed to providing its customers with quality luggage. This international limited 10 year warranty including one year worry-free warranty, covers the repair of your Product in the unlikely event of a manufacturing defect in materials or workmanship, within the warranty period. Rollink® provides this warranty solely to the original and direct purchaser of certain products of Rollink® to which this warranty is attached (the “Purchaser” and “Products” respectively). Rollink® provides no such warranty to any other third parties. No distributor, agent, representative, employee, installer or any other person is authorized to make, modify or change this limited warranty provided by Rollink® and/or make any other warranty and/or representation on behalf of Rollink® with respect to the warranted Products.

Warranty. Rollink® warrants that the Products shall be free from defects in design, materials and workmanship for a period of ten (10) years from the actual delivery to Purchaser (the “Warranty Period”). This warranty shall only apply provided that (i) the Products were utilized solely for their intended purpose and were operated, maintained and used strictly in accordance with Rollink® User Guide supplied with the Products (the “User Guide”); and (ii) the defective Products have been returned to Rollink® within the Warranty Period (or the Purchaser has provided Rollink® within such period with sufficient evidence, as required by Rollink®, of the defective Products) Despite the foregoing, electronic components such as the power bank and/or the scale, as applicable to your Products, will be granted only one (1) year warranty.

Restriction. Without derogating from the above, this limited warranty: (a) shall be void unless the Product has been paid for in full to Rollink®; (b) covers only proven manufacturing defects and does not apply to product subjected to damage due to improper storage, misuse or physical or chemical abuse or exposure, direct or sustained heat or cold or sudden change in temperature or thermal shock, exposure to chemicals, mishandling, abnormal use, force or pressure by any person or object or if the Products have been subjected to neglect or abuse, willful damage, negligence, abnormal working conditions or misuse or alteration or repair of the Products without Rollink®’s written approval. **Limited Liability.**

The liability of Rollink®, as defined above, shall be limited solely to the replacement or repairmen of the defective Products or any part thereto, or to the repair of such Products, at Rollink®’s sole discretion. When a defect in a part of the Product has been remedied, the repaired or replaced parts shall be deemed to be part of the Product and Rollink® shall be liable for defects therein until the end of the Warranty Period (as was effective for the entire Product). Any defective part, which is replaced by Rollink®, shall thereupon become Rollink® sole property. Rollink® will not be liable for any Products and/or transportation costs and/or loss of profit and/or any other related expenses, by the Purchaser or any other party in respect of any warranty claim.

Purchaser shall be responsible for and shall perform all labour required in connection with this warranty described herein (excluding labour associated with the repair or replacement of Products at Rollink®’s facilities), including labour required to inspect the Products on customers’ premises and to ship Products to Rollink®. Purchaser shall be responsible for and pay all freight, insurance, import/export and other shipping-related charges to Rollink® for all warranty repairs. Products returned to Rollink® by Purchaser must be delivered by the Purchaser to Rollink®’s facility or such other location as Rollink® may designate. Rollink® shall be responsible for and pay all freight, insurance and other shipping-related charges to return repaired Products to Purchaser, provided that if Rollink® determines that any Product returned for warranty repair is not defective, Purchaser shall pay such charges.

THE FOREGOING IS IN LIEU OF ANY AND ALL OTHER WARRANTIES, GUARANTEES, PROMISES, OR REPRESENTATIONS, EXPRESS OR IMPLIED, INCLUDING SPECIFICALLY, BUT WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR OTHER WARRANTY OF QUALITY, WHETHER EXPRESSED OR IMPLIED. To the maximum extent permitted by applicable law, all duties, liabilities (including in negligence), conditions and warranties on the part of Rollink® are hereby excluded, except to the extent that these are expressly set out in this limited warranty or arise under statute and cannot be excluded. ANY IMPLIED WARRANTY WHICH IS NOT EXCLUDED HEREBY, DUE TO OPERATION OF LAW, IS LIMITED TO THE DURATION OF THE EXPRESS WARRANTY PROVIDED FOR THE PRODUCT WARRANTED. EXCEPT TO THE EXTENT EXPRESSLY REQUIRED BY APPLICABLE LAW, Rollink® WILL NOT BE LIABLE TOWARDS THE PURCHASER OR ANY THIRD PARTY UNDER ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, TORT OR CONTRACT) FOR ANY DIRECT, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR PUNITIVE OR EXEMPLARY DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOST PROFITS, REGARDLESS OF THE CAUSE OF SUCH DAMAGE, EVEN IF Rollink® HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. The warranty provided herein is limited to the value of the Product. Rollink® is not responsible for damage caused in whole or in part by force majeure, accidents, third party’s acts or omission and/or by site conditions.

Product locks are intended only to prevent accidental opening and cannot necessarily prevent theft of the Product or its contents, breakage or entry by airline or airport personnel or governmental authorities. Inspect your Product immediately after handling by anyone other than you. If damaged in transit, submit a claim to the transit company, which is insured against damaging your Product, at the place of arrival, if possible, before clearing customs.

Some states do not allow the exclusion or limitation of incidental damages, so the above limitations or exclusions may not be applicable.

Rollink® shall not be liable for default of or any damages caused by its vicarious agents or auxiliary persons or any other third parties (e.g. suppliers etc.).

Warranty Claims. All warranty claims must be received by Rollink® at contact@Rollink.com within thirty (30) days after the Purchaser learns of the facts upon which the claim is based and within the Warranty Period set forth above. Otherwise, such warranty claim shall be deemed waived. Purchaser shall cooperate with Rollink®’s or its authorized agents in the inspection of the Product that was claimed to be defective, and will assist Rollink® in performing its obligations under this warranty.

Inspection Rights. It is the responsibility of the Purchaser to thoroughly inspect the Products upon its receipt and to notify Rollink® in writing of evident defect promptly upon its discovery, by defining the defect in detail and declaring which claims are asserted. Rollink®’s authorized agents must be permitted sufficient time and opportunity to inspect and examine the Products that were claimed to be defective in order to evaluate and respond to any warranty claim.

General. This limited warranty shall be exclusively governed by the laws of the State of Israel and be subject to the exclusive jurisdiction of the courts of Tel Aviv, Israel to resolve any dispute arising out of or pursuant to this limited warranty. No term or condition other than those stated herein and no agreement or understanding, whether oral or written, in any way purporting to modify or change this limited warranty shall be binding upon Rollink®, unless made in writing and signed by and official signatory of Rollink®.