

FLOORSENSE'S STANDARD PRODUCT WARRANTY FOR FLOORSENSE AND FLOORSIGHT

Floorsense's Specification Warranty

- Floorsense Limited, a New Zealand company with a company number of 6933273 and NZBN of 9429046908476 ("Floorsense") warrants that for the Warranty Period, each Product will operate substantially in accordance with the published Documentation for that Product, subject to the terms and conditions below. During the Warranty Period, if there is a Fault in a Product then, subject to compliance with clauses 2 to 13 below, Floorsense will use commercially reasonable endeavours to either rectify the Fault or provide a replacement of the relevant Product (or part of the Product) ("Floorsense's Specification Warranty") without additional charge to the Customer.

Fault Support Requests to Distributor

2. To claim under Floorsense's Specification Warranty, the Customer must notify the Distributor of a Fault in the Support Hours and using the contact method specified in the Support Response Matrix. Floorsense has appointed the Distributor as its agent to be the first point of contact for the Customer for support of the Product. Where Fault support requests are made outside this time window, the Distributor will respond in the next following Support Hours time window.
3. When making Fault support requests, the Customer must nominate a single Customer contact person who:
 - (a) will provide the Distributor with a documented example of the Fault and as much information about the Fault or suspected Fault as is practicable;
 - (b) has been trained in the use of the Product and Floorsense System;
 - (c) is on-site at the Installation Location and is able to:
 - (i) check the status of the pucks, sensors, meeting room tablets and relay that information to the support technicians;
 - (ii) follow instructions from support technicians in interacting with the meeting room tablet and Floorsense App in order to more efficiently resolve any issue;
 - (iii) provide physical access to the Product and all pucks, sensors, meeting room tablets, kiosks, controller boxes and other parts of the Floorsense System; and
 - (iv) has the authority of the Customer to co-operate with the support technicians on the Customer's behalf, including to manage the support request, obtain any internal authorisations within the Customer to access the Product and all other parts of the Floorsense System, and sign-off on Fault resolution.

Defined Response and Resolution Targets based on Severity

4. In accordance with clauses 5 to 13 below, Floorsense (and the Distributor as Floorsense's agent) will provide to the Customer the following standard support for the Warranty Period during the Support Hours for the Products at the Installation Location:
 - (a) response to Fault support requests based on Fault Severity in accordance with the Support Response Matrix;
 - (b) resolution of Faults based on Fault Severity in accordance with the Support Response Matrix;
 - (c) remote support to the Customer by telephone, instant messenger or email to resolve any Fault in Products; and
 - (d) physical replacement or repair of any Faulty Product, subject to the exclusions in clause 6 ("Standard Support Service").
5. The response times and resolution times in the Support Response Matrix are targets only, and any failure to meet these times will not give rise to any liability or penalty on the part of Floorsense or the Distributor. Without limitation, the ability of the Floorsense and the Distributor to resolve any Fault within any resolution time is dependent on the Customer ensuring that its internet, LAN and (if applicable) single sign-on infrastructure is fully accessible, operational and functional. For the avoidance of doubt, the Customer is responsible for ensuring that all customer responsibility infrastructure shown in yellow in the Service Responsibility Diagram is fully accessible, connected, operational and functional.
6. The Standard Support Service does not include responding to or resolving any:
 - (a) faults, problems, changes or outages in or to any IT, WIFI or other system or software that adversely affects the operation of the Product or the Floorsense System, including but not limited to, reboots or changes to the Customer's LAN, other networks, upgrades to non-Floorsense software, telecommunications outages or changes to firewalls;
 - (b) faults, problems, changes or outages caused or contributed to by factors outside of Floorsense's reasonable control, including but not limited to, power cuts, earthquakes, flooding, adverse weather conditions or any other Acts of God, or changes to premises, including but not limited to, moving desk locations or change of location of offices;

- (c) faults in non-Floorsense equipment, including but not limited to, the physical desks in which the pucks, sensors or power control relays are installed (such as a faulty sit stand motor), faults in laptops, phones, other end-user devices, accessories, attachments, supplies, consumables or other items of the Customer not supplied by Floorsense;
 - (d) support requests made by the Customer outside of the applicable Support Hours;
 - (e) support relating to any location that is not the Installation Location;
 - (f) use or operation of any part of the Product not in accordance with the Documentation or not reasonably contemplated by Floorsense;
 - (g) faults, problems, changes or outages caused or contributed to by improvements, modifications, additions, customisations, enhancements, developments, patches releases, bug fixes or changes in or to any part of the Product, other than those made by Floorsense;
 - (h) use or interoperation of the Product with any other computer programs or software not provided by or previously approved in writing by Floorsense;
 - (i) faults, problems, changes or outages caused or contributed to by any negligent act or omission of the Customer or their personnel or any third party;
 - (j) incorrect configuration or installation of the Product, except where such incorrect configuration or installation is caused by Floorsense or the Distributor; or
 - (k) faults, problems, changes or outages caused or contributed to by any virus, worm, trojan horse, backdoor, time-lock or any other malicious or disabling code, unless introduced by Floorsense.
7. Where the Distributor or Floorsense responds to and works towards resolving any support request made by the Customer that is caused to or contributed to any of the factors described in in clauses 5, 6 or 20 or for onsite technical attendance under clause 11(c) ("Out of Scope Services"), the Distributor or Floorsense will charge the Customer the Out of Scope Rate for all time spent by any Distributor or Floorsense technician on such support request or attending the Installation Location ("Out of Scope Fees").
8. Once the Distributor has received a Fault support request and been advised of the Customer's contact person, the Distributor will log the Fault within its support ticketing system and allocate that Fault a unique number or identifier.
9. The Customer acknowledges that Faults may be resolved by way of installation of a remote Software Update in accordance with clauses 10 and 11. Where Faults are resolved by Software Update, the Customer acknowledges that other parts of the Floorsense System may also be updated or upgraded and that new or different features may be installed on its Floorsense System at the same time.

Software Updates by Floorsense at no additional charge

10. During the Warranty Period, Floorsense will make general Software Updates available to the Customer at no additional charge. Floorsense will notify the Customer of available Software Updates by email, and such email will include a link to software release notes that will describe the nature of the release, including any new features, changed features, bug fixes or security patches. Software release notes will also be published at <https://floorsen.se/support>.
11. Once the Customer has reviewed the software release notes, if the Customer wants to take the Software Update, it must contact the Distributor to arrange installation on its Floorsense System. Installation of a Software Update will usually involve the following:
- (a) An assessment of the suitability of the Customer's current Floorsense System for the Software Update. Customers who have elected not to take prior Software Updates, have unstable internet connectivity or have older Floorsense Systems may not be able to take the new Software Update. Floorsense will determine suitability in its entire discretion.
 - (b) If the Customer's Floorsense System is suitable, then Floorsense and the Customer will agree on an appropriate time for the installation of the Software Update. Software Updates will cause an outage to the Customer's Floorsense System for approximately an hour, but up to 4 hours. During the outage, no desks will be able to be booked or reliably used and the software components of the Floorsense System will be unavailable. As a result, Software Updates are usually scheduled for a time outside of the Customer's business hours.
 - (c) Floorsense will install Software Updates remotely and by an automated procedure. Neither Floorsense nor the Distributor will provide an onsite technician to the Installation Location for any Software Update. The Customer may request an onsite technician to be present as an Out of Scope Service and if one is made available, the time spent by the technician will be charged to the Customer at the Out of Scope Rate.
 - (d) The Customer must make available an onsite representative at the Installation Location to test the Floorsense System immediately on completion of the Software Update to ensure and confirm full access and functionality to the Customer's Floorsense System has been restored.

- (e) If full access and functionality has not been restored, then Floorsense will remotely perform an automated rollback of the Software Update to restore the Floorsense System to its pre-installation state.
 - (f) If the rollback is not successful, then the Customer should lodge a support request for the Fault in accordance with the process described in clauses 2 and 3 above, and Floorsense (and the Distributor as Floorsense's agent) will work to resolve the Fault in accordance with clauses 2 to 13.
12. Where the Distributor has been unable to rectify the Fault after providing initial support to the Customer, the Customer may request the Distributor contact Floorsense to escalate the Fault and request escalated support. Floorsense will investigate the escalated Fault. Subject to clause 20, Floorsense will, upon verifying the existence of the Fault, use commercially reasonable endeavours to either rectify such Fault or provide a replacement of the relevant Product (or part or component of the Product), without additional charge to the Customer. The Distributor will install such replacements without additional charge to the Customer.
13. To validly claim under Floorsense's Specification Warranty, the Customer must:
- (a) review and follow the Floorsense self-help, troubleshooting and support Documentation published at support.Floorsense.com before escalating a defect to Floorsense for escalated support;
 - (b) be responsible for any expenses or costs incurred in making the claim, including any costs associated with contacting the Distributor or Floorsense; and
 - (c) fully co-operate with the Distributor and Floorsense when they are investigating and rectifying reported defects, including by allowing the Distributor and Floorsense full access to relevant premises and systems.
14. Unless the Customer has entered into a separate enhanced support agreement directly with Floorsense, and subject to clause 28, the obligations under clauses 1 and 4 will be Floorsense's sole obligation, and the Customer's sole remedy, in the event of Fault, issue or problem with any Product or any failure of any of the Product to operate in accordance with the relevant specifications.
15. To the extent permitted by applicable law, Floorsense makes no warranty that the operation of any Product will be completely error-free or uninterrupted, and the Customer acknowledges and agrees that the existence of such errors or interruptions will not constitute a breach of Floorsense's Specification Warranty.
16. Where the Distributor or Floorsense provide any Out of Scope Services to the Customer, the Distributor or Floorsense will issue an invoice to the Customer for Out of Scope Fees at the end of the month in which the related Out of Scope Services were performed. The Customer will pay each invoice by the 20th of the month following the date of the invoice.
17. Any Out of Scope Fees or other amounts due and payable by the Customer:
- (a) will be paid in New Zealand dollars by electronic transfer to the credit of a bank account designated in writing by the Distributor or Floorsense (as applicable) ("Owed Party");
 - (b) are exclusive of any value added tax, sales taxes, GST, customs duties or any other governmental duties, levies or taxes which where applicable, will be payable by the Customer in addition;
 - (c) will be paid in full without deduction, withholding, counterclaim or set-off of any kind; and
 - (d) will be paid on the due date, failing which:
 - (i) the Owed Party may charge interest on any undisputed outstanding amount on a daily basis at the rate per annum that is equal to the current overdraft rate of the Owed Party's bankers plus 2%, from the due date until the date of actual payment; and
 - (ii) if the Owed Party incurs any costs or expenses by reason of the Customer's failure to pay any amount by the due date, the Customer will reimburse the Owed Party to whom payment is due for all costs and expenses that the Owed Party incurs in connection with any actions or proceedings for recovery of such amounts, including all reasonable accounting costs, attorney costs (on a solicitor and own client basis), court costs and debt collection costs.

Floorsense's Infringement Warranty

18. Floorsense warrants to the Customer that to the best of its knowledge, the use of the Products by the Customer in accordance with the Documentation will not infringe the intellectual property rights of any third party. If there is a breach of such warranty, Floorsense will indemnify the Customer in accordance with clause 19 ("Floorsense's Infringement Warranty").
19. Subject to clause 20 and 24, Floorsense will indemnify the Customer against any and all losses, costs, expenses, demands and liabilities incurred or suffered by the Customer arising directly from a breach of Floorsense's Infringement Warranty, provided that if the Customer wishes to be indemnified under this clause 19 it must:
- (a) promptly notify Floorsense of any relevant claim or legal proceeding and make no admission or settlement without Floorsense's prior written consent;

- (b) allow Floorsense to participate in and control any defence, compromise, settlement, resolution or disposition of such claim or proceeding and if Floorsense elects to conduct the defence of such claim or proceeding, the Customer must:
 - (i) provide Floorsense with reasonable assistance and information in conducting the defence of such claim or proceeding (including by ensuring the Customer's directors, employees, agents or sub-contractors give such advice, evidence or statements as Floorsense may reasonably request); and
 - (ii) give Floorsense the sole control of, and the complete authority to conduct, the defence of such claim or proceeding and to negotiate and settle such claim or proceeding, as Floorsense may determine in Floorsense's absolute discretion; and
 - (c) allow Floorsense to either:
 - (i) modify or substitute the infringing part of the Product to avoid continuing infringement; or
 - (ii) obtain the authority to enable the Customer to continue to possess and use the relevant Product, at Floorsense's option and expense.
20. Subject to clause 24, Floorsense will not be liable for a breach of Floorsense's Specification Warranty or Floorsense's Infringement Warranty, and will not indemnify the Customer under clause 19, to the extent that any Fault or infringement, or suspected Fault or infringement is caused or contributed to by any:
- (a) of the issues or matters referred to in clause 6(a) to (k);
 - (b) failure by the Customer to follow the Floorsense self-help, troubleshooting and support Documentation published at support.Floorsense.com;
 - (c) any negligent act or omission of the Customer or their personnel or any third party; or
 - (d) operator errors.

Additional guarantees under consumer laws

21. The New Zealand Consumer Guarantees Act 1993 and the Australian Competition and Consumer Act 2010 (including the Australian Consumer Law 2011), as well as other laws in those jurisdictions ("Consumer Law"), guarantee or imply certain conditions, warranties and undertakings, and give consumers other legal rights, in relation to the quality and fitness for purpose of certain products sold in New Zealand and Australia respectively.
22. For products sold in New Zealand, if the customer is in trade and acquiring the Products in trade, the customer agrees that the New Zealand Consumer Guarantees Act 1993 and sections 9, 12A, 13 and 14(1) of the Fair Trading Act 1986 will not apply, and that it is fair and reasonable that it is bound by the provisions of this clause.
23. For products sold in Australia, our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.
24. The benefits given by Floorsense's Specification Warranty and Floorsense's Infringement Warranty are in addition to any other rights and remedies the customer may have under the Consumer Law applicable to the purchase of the Products. Except as otherwise provided by Floorsense's Specification Warranty and Floorsense's Infringement Warranty above, all warranties, terms, conditions, guarantees or similar, other than those which cannot be excluded under applicable Consumer Law, are expressly excluded by Floorsense to the extent legally permitted.

Floorsense's liability

25. To the maximum extent permitted under applicable law, Floorsense is not responsible for any loss or corruption of any data or information caused or contributed to by the Product or use of the Documentation.
26. To the maximum extent permitted under applicable law, in no event will Floorsense be liable (whether in contract, tort including negligence, or otherwise) to any Customer for:
- (a) loss of revenue and/or profit, loss of anticipated savings, loss of goodwill or opportunity, loss of production, business interruption, loss or corruption of data or wasted management or staff time; or
 - (b) loss, damage, cost or expense of any kind whatsoever that is indirect, consequential, or of a special nature,
- arising directly or indirectly out of the Products, even if Floorsense had been advised of the possibility of such damages, and even if such loss, damage, cost or expense was reasonably foreseeable by Floorsense.
27. Subject to clauses 26 and 28, the maximum liability of Floorsense to the Customer arising out of the Specification Warranty and the Infringement Warranty, or relating to any Fault, the Products or Documentation, will not exceed NZD5000.00 for all Products owned or operated by the Customer.
28. None of the exclusions or limitations in this Product Warranty will have the effect of limiting or excluding any liability to the extent such liability cannot be so limited or excluded by applicable law. Where Floorsense cannot legally limit its liability as provided in clauses 25 to 27 under applicable law, if permitted by such

applicable law, Floorsense limits its liability under the Specification Warranty, the Infringement Warranty and any other implied guarantee that cannot be lawfully excluded, to (at Floorsense's election):

- (a) replacement of the Product;
- (b) repair of the Product;
- (c) payment of any cost of replacing the Product or of acquiring equivalent products; or
- (d) payment of the cost of having the Product repaired.

General

29. This Product Warranty shall be governed by and construed in accordance with New Zealand law. Floorsense and the Customer irrevocably agree that New Zealand courts will have non-exclusive jurisdiction to hear and determine all disputes under or in relation to the Product or this Product Warranty. Floorsense and the Customer waive any objections to New Zealand as the forum for proceedings on the grounds of forum non-conveniens or otherwise.

30. Floorsense may be contacted at:
31 Boston Road, Grafton, Auckland 1023, New Zealand
Phone: +64 93200140
E-mail: support@floorsense.com.au

31. In this Product Warranty, the following terms will have the following meanings:

"Customer" means the legal entity or person that purchased the Product for installation and use within premises owned, leased or controlled by that legal entity or person;

"Distributor" means Floorsense's authorised distributor and support provider from whom the Customer purchased the Product, or such other authorised support provider that Floorsense may appoint to replace them from time to time;

"Documentation" means the operating manuals, installation documentation, support documentation, user guides, specifications and other printed or electronic materials relating to the Products and either provided by Floorsense to the Distributor or officially published by Floorsense for general availability to Customers;

"Fault" means any failure of a Product (or any part of it) to operate substantially in accordance with the Documentation, except any failure caused or contributed to by any of the issues or matters described in clauses 5, 6 or 20 of this Product Warranty;

"Floorsense System" means:

- (a) the total number of Floorsense or Floorsight branded pucks and occupancy sensors described on the Agreement Details Page along with the Floorsense branded tablets, slave controllers, master controllers, and associated software and apps used to operate that hardware; and
- (b) all associated cables, power relays, desk height controllers and LAN switches also provided by Floorsense to form part of that system;

"Installation Location" means the physical address and location where the Product was first installed and commissioned;

"Local Business Days" means Monday to Friday in the Installation Location, excluding any:

- (a) public holiday in the Installation Location;
- (b) public holiday in Auckland, New Zealand; or
- (c) time during the period on and from 23 December to 6 January in the following calendar year,

and "Business Day" will be given the same meaning;

"Out of Scope Rate" means Floorsense's then current hourly rate for additional services;

"Product" means the "Floorsense" or "Floorsight" branded pucks and occupancy sensors and associated software applications designed and manufactured by Floorsense, and purchased by the Customer from a Distributor;

"Service Responsibility Diagram" means the diagram attached to this Product Warranty dividing infrastructure responsibility between Floorsense/Distributor and the Customer;

"Severity" means in relation to a Fault, the level of impact of that Fault on the Customer's business operations, and will be categorised into one of the four categories in the "Severity" column on the Support Response Matrix;

"Software Updates" means any updates, upgrades, new versions, security patches and/or bug fixes to the Product or the Floorsense System;

"Support Hours" means between the hours specified in the Support Response Matrix based on the severity of the Fault and applicable to the Installation Location of the Fault (being Australia or New Zealand) on Local Business Days;

"Support Response Matrix" means the table attached to this Product Warranty; and

"Warranty Period" means in relation to a Product, the period of two years from the date that such Product was first commissioned at the Installation Location for a Customer and put into operational use.