

THE POWER OF RISING VALUE

for Roof Market at Australia only, and cover

- 1) RSM60-6-XXXP(XXX=Module Power);
- 2) RSM120-6-XXXP(XXX=Module Power)
- 3) RSM72-6-XXXP(XXX=Module Power)
- 4) RSM132-6-XXXP(XXX=Module Power)
- 5) RSM144-6-XXXP(XXX=Module Power)
- 6) RSM60-6-XXXM(XXX=Module Power)
- 7) RSM120-6-XXXM(XXX=Module Power)
- 8) RSM72-6-XXXM(XXX=Module Power)
- 9) RSM144-6-XXXM(XXX=Module Power)
- 10) RSM132-6-XXXM(XXX=Module Power)
- 11) RSM156-6-XXXM(XXX=Module Power)

Risen warrants to the purchaser of any abovecontainer to its destination of installation, the SPV MODULE will be free from defective workmanship and materials under normal application, installation, use and service conditions, and at its option, Risen will either repair the defect or replace the defective SPV MODULE or part thereof with a new or remanufactured equivalent at no charge to Purchaser for parts or labor for the period(s) set forth herein.

This Warranty is in addition to whatever implied warranties may be granted to Purchaser by law; please see clause 5 following for additional details. All implied warranties including the warranties of merchantability and fitness for a particular purpose are limited to the period(s) set forth herein, which commence on the Warranty Start Date. No other offer of warranty, either expressly stated or implied, by any person or entity, will supersede the conditions of this Warranty.

This Warranty shall be sole and exclusive warranties granted by Risen and shall be the sole and exclusive remedy available to Purchaser. This exclusion applies to the extent permissible by law. Correction of defects, in the manner and for the period of time described herein, shall constitute complete fulfillment of all liabilities and responsibilities of Risen to Purchaser or other end user with respect to the SPV MODULE and shall constitute full satisfaction of all claims, whether based on contract, negligence, and strict liability otherwise. In no event shall Risen be liable, or in any way responsible, for any damages or defects in the SPV MODULE that are caused by repairs or attempted repairs performed by anyone other than Risen or its employees or contractors or other service providers authorized by Risen. Risen shall not be liable or in any

exceed the invoice amount paid by Purchaser for the applicable SPV MODULE(s).

The warranty period for material defects and workmanship is for 15 years from the Warranty Start Date, and during such warranty period, the SPV MODULES(s):

- Will be free from defects in design, material, workmanship and manufacture that materially impede their functioning, and
- Will conform to the specifications and the drawings applicable thereto.

Any deterioration in appearance of the SPV MODULE(s), including any scratches, stains, mechanical wear, rust, mold, optical deterioration, that occur after delivery to Purchaser shall not qualify as a defect hereunder, if and to the extent such deterioration does not result in a material impairment of the functioning of the SPV MODULE(s). Glass breakage shall constitute a claim under this Warranty only to the extent that there is no external cause of the breakage.

General Version valid as from October 01, 2019 until a new version is issued by Risen Energy Co., Ltd.

The warranty period with respect to minimum power output continues for a total of 25 years from the Warranty Start Date. At the end of the first year, minimum power will be not less than 97.5% for Polycrystalline Solar PV Modules, Cast-mono Solar PV Modules and

Product Specification, provided that such loss in power is determined to be due to defects in material or workmanship, and at the end of each year after the first year, the power output will not have reduced by more than 0.6% per year for Polycrystalline Solar PV Modules, Cast-mono Solar PV Modules and Monocrystalline Solar PV Modules of the original rated power output specified in Risen's Product Specification, provided that such loss in power is determined to be due to defects in material or workmanship.

This Warranty does not apply:

- a) If the SPV MODULE is improperly installed by anyone other than Risen or its employees or contractors or other agents or representatives or is abused or misused,
- b) If the type or serial number of the SPV MODULE has been altered, removed or made illegible,
- c) If the SPV MODULE is installed in a mobile (excluding a photovoltaic tracking system) or marine environment or is subjected to improper voltage or power surges or abnormal environmental conditions (such as acid rain or other pollution),
- d) If the components of the construction on which the SPV MODULE is mounted are defective, causing external corrosion, mold discoloration or the like to occur,
- e) If the defects are caused by the SPV MODULE being subjected to any of the following: extreme thermal or environmental conditions or rapid changes in such conditions, corrosion, oxidation, modifications or connections not authorized by Risen, opening or repair not authorized by Risen, accident, force of nature (such as lightning strike), contamination by a chem

limited to damage by fire, flood, and the like),

- f) To death of or injury to persons resulting from any cause other than the negligence or willful misconduct of Risen or its employees or contractors or other agents or representatives; and
- g) To incidental, consequential or special damages such as loss of use, loss of profits, revenues, business, goodwill, damage to reputation or expenses payable to a third party.

Neither the repair or replacement of the SPV MODULES, nor the supply of additional SPV MODULES, shall cause the amendment of the original Warranty Start Date, and the original periods of this Warranty shall not be extended thereby. Any replaced SPV MODULES shall become the property of Risen for their disposal. If Risen discontinues the type of SPV MODULE covered by this Warranty, Risen has the right to deliver another type of SPV MODULE (different in size, color, shape and/or power) of equivalent or greater power, as appropriate.

This warranty is provided in addition to other rights and remedies held by a consumer at law. Our goods come with guarantees that cannot be excluded under Australian Consumer Law. You are entitled to a replacement of refund for a major failure and for compensation for any other reasonable 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..

Risen shall not be responsible or liable in any way to Purchaser for any non-performance or delay in performance under this Warranty due to acts God, war, riots, strikes, unavailability of suitable and sufficient labor, material, or capacity or technical or yield failures and any unforeseen event beyond its control, including but not limited to any technological or physical event or condition that is not reasonably known or understood at the time of the sale of the SPV MODULE(s) or the claim.

If any provision of this Warranty or the application thereof to any person or circumstance is held illegal, invalid or otherwise unenforceable, such holding shall not affect any of the other provisions of this Warranty, and to that end, such other provisions of this Warranty shall be treated as severable.

This Warranty shall be transferable by Purchaser to a new legal owner of the SPV MODULE, provided that:

- a) Such new owner also takes possession of the original proof of purchase,
- b) The modules remain in their original installation location, and
- c) None of the provisions this Warranty shall have been breached by Purchaser prior to such transfer of ownership.

For the avoidance of doubt, the transfer of this Warranty does not amend the original Warranty Start Date or the applicable periods specified herein.

The validity, construction and interpretation of this Warranty and the enforcement of the rights and duties of Purchaser and Risen hereunder shall be governed by the laws of the country of the original installation location of the SPV

the International Sale of Goods dated 11th April 1980 (CISG) and any other uniform law.

All disputes arising out of, or in connection with, this Warranty shall be finally settled before the ordinary courts of the country of the original installation location of the SPV MODULE(s).

The Warranty Start Date is the earlier of (a) the date of delivery (as per Incoterms 2010) of the SPV MODULE(s) to Purchaser and (b) the date that is six months after the date of manufacturing of the SPV production facility.

In the event that Purchaser determines that a claim can be made under this Warranty, Purchaser shall immediately deliver written notification thereof to Risen at the address shown below, specifying each alleged claim (including evidence thereof), the original

SPV MODULE(s). In the immediately preceding sentence, the term

the defect or other problem that Purchaser believes underlies each claim being made under this Warranty.

given by Risen, and upon such authorization to return SPV MODULE(s), Purchaser must arrange secure packaging that is sufficient to ensure that there is no change in the state of the SPV MODULE(s) during return shipment and shall insure such SPV MODULE(s) for the benefit of Risen. Risen will be responsible for any return shipment transportation charges, customs clearance and other costs of returning SPV MODULE(s) and for the costs of reshipment of any repaired or replacement SPV MODULE(s) but will not be responsible for the costs related to removal or installation or reinstallation of SPV MODULE(s).

General Version valid as from October 01, 2019 until a new version is issued by Risen Energy Co., Ltd.

In the event of a dispute between Purchaser and Risen that arises out of the technical evaluation of the validity of any Warranty claim, a first-class international test-institute (such as TUV Rheinland in Cologne, Germany, or Arizona State University in the state of Arizona, United States of America, or other organization or institution of comparable competence and international standing) shall be engaged to determine the validity of such claim, and such determination by such test-institute shall be final, conclusive and binding on both parties. The party whose position on the validity or non-validity of any claim is counter to the determination of such test-institute shall bear the cost of such technical evaluation and determination by such test-institute.

When a batch of modules is found to present a safety risk or does not comply with a mandatory standard or ban and is required to be recalled, product recall will be conducted in accordance with the ACCC Product Safety Recall Guidelines (available at http://www.productsafety.gov.au/publication/consumer-safety-recall-guidelines).

Risen Australia company contact information: Risen Energy (Australia) Pty Ltd Address: Unit 3, 450 Princes Highway, Noble Park, VIC 3174, Australia Contact person: Eric Tel: +61-423-339-588 Fax: +61-397959601 Email: <u>eric@risenenergy.com</u> Website: www.risenenergy.com.au

Risen Energy Co., Ltd, Address: Tashan Industry Zone, Meilin Street, Ninghai-Tel: +86-574-59953239 Fax: +86-574-59953599 E-mail: afterservice@risenenergy.com