



CHLORINATOR PARTS WARRANTY

This Limited Warranty applies to parts purchased through an authorized dealer after October 28, 2013. This warranty shall begin upon the date of purchase as verified by the owner/operator's proof of purchase documents. AquaCal AutoPilot, Inc. (hereafter referred to as: "Manufacturer") warrants the following models (hereafter referred to as: "product"), to the original owner and installation site, to be free of material or workmanship defects for a limited term.

Parts (Excluding Cells)	1 Year Parts Only
Chlorinator Cells	2 Years Parts Only (Residential)
	1 Year Parts Only (Commercial)

This warranty is for parts and cells purchased and replaced after original equipment warranty has ended. Cell depletion is not considered a warranty covered issue. Cell cords must be replaced when cell is replaced in order to prevent voiding product warranty. Cell cords replaced at the time of cell replacement will receive a two year parts only warranty.

- 1) This warranty covers part failures due to workmanship.
- 2) This warranty cannot be combined with any other product warranties.
- 3) This warranty does not include transportation charges for component parts to or from the Manufacturer. The owner/operator shall be responsible for any travel charges imposed by the warranty center or servicing agent.
- 4) At its sole discretion, the Manufacturer reserves the right to replace defective parts with new or refurbished replacement parts.
- 5) At the option of the Manufacturer, the Owner may be required to return parts to the factory, freight prepaid, to provide warranty replacement. This may become necessary if the parts were installed in an area not supported by a Factory Authorized Service Center.
- 6) Purchasing original and / or replacement parts through an un-authorized dealer will void this limited warranty.
- 7) This warranty is applicable only if the part has been installed, operated, and maintained expressly and completely in accordance with the product's Owner/Installation manual. This document is available online at the Manufacturer's website indicated on the bottom of this document.
- 8) This warranty is void if the product is repaired, replaced, or altered in any way outside manufacturer design, and is in lieu of all other warranties, expressed or implied, written or oral.
- 9) The liability of the Manufacturer shall not exceed the repair or replacement of defective parts under the referenced limited warranty term and shall not include applicable consumables.
- 10) This warranty does not include damage due to freezing conditions, negligence or abuse, installations in corrosive environments or atmospheres, nor acts of God.
- 11) There are no implied warranties of merchantability or fitness for a particular purpose that apply to this product. Under no circumstances shall the Manufacturer be liable for any loss, damage, or injury, whether direct, consequential or incidental, arising out of the use or inability to use this product.
- 12) In addition, each pool/spa has its own individual requirements. This limited warranty does not warrant that this product will supply 100% of those requirements. This includes purifying requirements for chlorinator products.
- 13) No dealer, distributor, or other similar person has any authority to make or extend any warranties or representations concerning Manufacturer's products beyond the express terms contained herein. Manufacturer assumes no responsibility for any warranties beyond the expressed terms contained in this limited warranty. Customer releases and holds Manufacturer harmless from any claims stemming from any unauthorized representations.
- 14) This limited warranty is for parts installed and used in swimming pools and spas only. Installation and use in any other application voids this warranty unless specifically authorized by the Manufacturer.
- 15) The foregoing limited warranty gives the Customer specific legal rights that may vary from state to state, and accordingly, some of the listed conditions and exclusions may not apply to Customers living in certain states. Any dispute between Customer and Manufacturer will be settled by binding arbitration, conducted in Pinellas County, Florida, under the rules of the American Arbitration Association, and an award of attorney's fees and costs will go to the prevailing party.











Call today **727.823.5642**