Unofficial English translation

Slovakia

Notification Art. 33 CRD

National provisions going beyond Art. 5(1) to (3) and Art. 7(1) of Directive 1999/44/EC on certain aspects of the sale of consumer goods and associated guarantees

Civil Code

Section 502

- (1) The cases in which liability applies for defects arising within an established or agreed period after delivery may be laid down in an act of law, the provisions implementing it, an agreement between the parties or a unilateral declaration by the seller.
- (2) Liability for defects arising within an established or agreed period or liability on stricter terms than laid down by law may also be agreed by the parties. In the event of such agreement, the party subject to the liability shall provide the entitled party with written confirmation of it (warranty).
- (3) The warranty shall contain the name and surname and business name of the seller, the registered office or place of business, the content of the guarantee, the scope and terms of the guarantee, the length of the guarantee period and the data necessary for the application of the guarantee. The guarantee shall be valid even if the warranty does not contain all the particulars.

Section 505

Defects for which liability applies under Section 502 must be reported within six months of being discovered and before the expiry of the established guarantee period.

Section 620

(2) In the case of used items, the purchaser and seller may also agree a shorter guarantee period; however, this may not be less than 12 months.