

12 September, 2025

### **Information Notice under EU Data Act**

In accordance with Regulation (EU) 2023/2854 (Data Act), Hitachi Industrial Equipment Systems Co., Ltd. (“HIES”) and its Affiliates (“Company”) hereby provide the prospective customer of a connected product(s) by the Company (“Product(s)”) (“Customer”) with the following information. “Affiliate” means any HIES group company that is directly or indirectly controlled by HIES.

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| (a) Name of the Product  | HITACHI Oil-Free Rotary Screw Air Compressor<br>NEXT II series   |
| (b) The type, format and estimated volume of Product data  | Monitoring Information: Pressure, temperature, operating status, etc.<br>Historical Information: Shutdown and alarm occurrence date/time, codes, occurrence status, etc.   |
| (c) Whether the Product is capable of generating data continuously and in real time  | Available  |
| (d) Whether the Product is capable of storing data on-device or on a remote server (and duration of retention of the data) | Whether the connected product is capable of storing data on-device or a remote server:<br>[on-device] Available<br>[remote server] Not available   |
|  | (If relevant) intended duration of retention:<br>[on-device]<br>- For monitoring information: One file per day is created, and files for the most recent three days (including the current day) are stored. When the date changes, the oldest file is deleted and a new file for the current day is added.<br>- For historical information: No expiration period, but a maximum of 20 records can be stored. When this limit is exceeded, the oldest record is deleted, keeping the latest 20 records. |
| (e) Method of access, retrieval (and erasure) of the data by the user and relevant information                             | How the user may access and retrieve the data (including the technical means to do so):<br>[on-device] Data can be saved to a USB memory stick.  |
|  | (If relevant) how the user may erase the data (including the technical means to do so):<br>[on-device] Can be deleted via the device’s data clear operation.   |
|  | Terms of use for the above-mentioned method(s):<br>[on-device] None  |
|  | Quality of service:<br>[on-device] Monitoring information is recorded at 10-second intervals.  |
| (f) Other information  | The Company may request the provision of monitoring and historical information at the time of customer inquiries, as necessary for investigation. The Company may also extract monitoring and historical information from the Product returned by customers for the purpose of Product failure analysis.<br>Data retention period: One month from the completion of the inquiry.   |

## **Data Use Policy**

In addition to the foregoing, the following Data Use Policy provisions shall apply, in compliance with Regulation (EU) 2023/2854 (Data Act).

### 1. Data Acquisition by the Company

- The Company may request the provision of data necessary for investigation at the time of the Customer inquiries.
- The Company may extract data necessary for investigation from the Products returned by the Customer for the purpose of the Product failure analysis.
- The Company shall not be responsible for preserving the acquired data beyond the retention period stated in the foregoing Section (f). Should the data be no longer retained by the Company, the provision of such data by them may not be possible. The Customer shall take appropriate measures to retain data such as creating backups in advance.
- This Policy retroactively shall apply to data necessary for inquiry investigations, even if it was provided prior to the date of an agreement regarding data provision.

### 2. Purpose of Use of Acquired Data

- The data acquired under Section 1 shall be used solely for the purpose of providing support, warranty, or other related services in connection with the Product.

### 3. Sharing of Non-Personal Data with Third Parties

- The data acquired under Section 1 may be shared with third parties involved in the manufacturing and sales of the Product, solely for the purposes described in Section 2.

### 4. Data Sharing Upon Customer Request

- Upon customer request, the data acquired under Section 1 may be provided to the 3<sup>rd</sup> party data recipient designated by the customer. The method of data provision shall be determined on a case-by-case basis.

## **Notice to Retailers and OEM Customers**

**If you enter into a direct contract with the Customer for the purpose of reselling the Products, selling them in combination with other products or the Customer's own products, or retaining the Customer's data in the course of providing repair services, please provide the Customer with the contents of this information notice prior to the contract or repair services. Failure to do so may result in you being penalized for violating the Data Act.**