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PURCHASE AGREEMENT (OHIO)

I ("Buyer") hereby purchase from HearUSA ("Seller"), the hearing system and equipment described
below, agree to pay the purchase price written, and honor the following terms and conditions of the
sale herein specified. The equipment is new, and warranted against defects in material and
workmanship for a period of year(s) from the date of purchase.Remakes are warranted for one
year only, and ear molds are warranted for remake/refit for 90 days. Ear molds are not covered for
loss. In the case of loss or damage during the warranty period, a one-time replacement will be
provided subject to a deductible of \$ per hearing aid.

	Manufacturer	Model	Serial No	Price
Left				
Right				
Purch	hase Price			\$
Profes	ssional Services – Tes	sting, Fitting, and	Follow-Up	\$
Ear m	old(s)		-	\$
Specia	al Features:			\$
Remote Control				\$
Hearin	ng Test			\$
Exami	ination of Ear			\$
Dispensing Services			\$	
In Office Service, Cleaning			\$	
Benefit			\$	
SUBTOTAL:			\$	
OTHER			\$	
NET PURCHASE PRICE PAYABLE:				\$

R	A'	ΤТ	FR	Y	SIZE		
D.	$\boldsymbol{\vdash}$		$-\Gamma_{i}\Gamma_{i}$	1	SIZE		

This hearing aid will not restore normal hearing nor will it prevent further hearing loss.

I am over the age of 18 and have been advised by HearUSA that the Food and Drug Administration has determined that my best health interest would be served if I had a medical evaluation by a licensed physician (preferably one who specializes in diseases of the ear), before purchasing a hearing aid. I do not wish a medical evaluation before purchasing a hearing aid.

INSURANCE

HearUSA cannot guarantee your benefits or eligibility with your insurance plan. Your insurance plan is a contract between you and your insurance company.

Upon completion of our Patient Information Form and your assignment of benefits, HearUSA will extend the benefit offered by your insurance company and file for reimbursement. HearUSA will handle all of the

paperwork for you. All payments for services not covered by your insurance plan are expected at time of visit.

If your insurance company pays only a portion of the bill or denies the claim, an explanation should be made to you, their policyholder. Reduction or rejection of your claim by your insurance company does not relieve you of the financial obligation. HearUSA will notify you if this occurs and request payment in full.

The purchaser has been advised that any examination or representation made by a licensed hearing aid dispenser in connection with fitting or selection and selling of this hearing aid is not an examination, diagnosis, or prescription by a person licensed to practice medicine in this state and therefore, must not be regarded as medical opinion or advice.

Date	
Date	
- Heaving Aid Dispenses	License #

REFUND & RETURN POLICY

Right to Return a Hearing Aid Within Thirty Days and Receive a Refund Under Ohio Law (Section 1345.30 of the Revised Code), a consumer has the right to return a hearing aid for any reason within thirty days after it is originally delivered to the consumer or a person acting on the consumer's behalf and receive a refund of the consideration paid for the hearing aid less an amount specified by the hearing aid dealer, physician, or audiologist to cover expenses incurred in connection with the hearing aid not later than fifteen days after presenting proof of payment for the hearing aid and returning it in the condition in which it was received, except for normal wear and tear. For the HearUSA Hearing Care Program, the return period is extended to _____ days. In this case, the amount deducted from the refund will be \$0.

DELIVERY RECEIPT

Signature	Executed this	day of	, 20	
Full Name (Please Print)	Tele	ephone ()_		
Street Address	City	State	Zip	
Signature of Hearing Aid Dispenser	 Disnenser's License	No. Da		