

PURCHASE AGREEMENT (WASHINGTON)

below, sale he workm warran damage	agree to pay the purein specified. The anship for a period ted for one year on	rchase price write equipment is ne of year ly, and ear molds ty period, a one-	tten, and honor the following, and warranted against of (s) from the date of purch	ase.Remakes, however, are sonly. In the case of loss or
	Manufacturer	Model	Serial No	Price
Left				
Right				
Purch	ase Price	\$		
Profes	sional Services – Te	\$		
Ear me		\$		
Specia	ıl Features:	\$		
	te Control	\$		
Hearir	ng Test	\$		
Exami	nation of Ear	\$		
Disper	nsing Services	\$		
In Off	ice Service, Cleaning	\$		
Benefi	it	\$		
SUBT	OTAL:	\$		
OTHE	ER	\$		
NET I	PURCHASE PRICE	\$		

BAT	TERY SIZE
	Warranty information supplied

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.

Purchaser			
Signature of Hearing Aid Dispenser	Dispenser's Licens	se No. Date	e
DELIVERY RECEIPT			
If the device is not specifically fit f	v i	· •	
whichever occurs later. If you reto device or promptly refund the purc affect the protections and remedies	urn the device, the sello hase price less a fee of S you have under other la	er will either a \$0 per aid. Th aws.	djust or replaci is warranty do
within days of the date of ac whichever occurs later. If you reto device or promptly refund the purc affect the protections and remedies Signature	urn the device, the sello hase price less a fee of syou have under other laExecuted this _	er will either a \$0 per aid. Th aws. day of	idjust or replacis warranty do
whichever occurs later. If you reto device or promptly refund the purc affect the protections and remedies	urn the device, the sello hase price less a fee of syou have under other laExecuted this _	er will either a \$0 per aid. Th aws. day of	idjust or replacis warranty do
whichever occurs later. If you reto device or promptly refund the purc affect the protections and remedies Signature	urn the device, the sello hase price less a fee of syou have under other laExecuted this _	er will either a \$0 per aid. Th aws. day of	idjust or replacis warranty do
whichever occurs later. If you reto device or promptly refund the purc affect the protections and remedies Signature	urn the device, the sello hase price less a fee of syou have under other laExecuted this	er will either a \$0 per aid. Th aws. day of	idjust or replaci is warranty do , 20

HEARING AID PURCHASE AGREEMENT (WA)NOTICE TO BUYER

Do not sign this agreement before you read it or if any spaces intended for the agreed terms are blank. You are entitled to receive a copy of this agreement at the time you sign it. The seller's business address must be shown on the agreement.

Section 1. CANCELLATION - WITHIN THREE DAYS

You may cancel this agreement within three days, without explaining your reasons, if the seller solicited it in person and you signed it at a place other than the seller's business address.

HearUSA Page 3

To cancel this agreement without explaining your reasons, you must notify the seller in writing that you are canceling the agreement. You may deliver the written notice to the seller at the seller's business address. Alternatively, you may send the written notice by certified mail, return receipt requested, to the seller at the seller's business address.

Your written notice must be mailed or delivered by midnight of the third business day after you signed this agreement.

Any merchandise you received under this agreement must be in its original condition. You must return it to the seller or make it available to the seller at the same place it was delivered to you.

The seller must refund to you all deposits, including any down payment, and must return to you all goods traded in as part of the agreement.

You will incur no additional liability for canceling the agreement.

Section 2. RECISION - WITHIN	DAYS		
You may rescind (or terminate) the agreen	nent within	days, for reasonable cause.	This
day period is called the "recision pe	eriod".		

To rescind this agreement, you must notify the seller in writing that you are rescinding the agreement for reasonable cause pursuant to RCW 18.35.185(1). (Reasonable cause does not include cosmetic concerns or a mere change of mind.) You may deliver the written notice to the seller at the seller's business address. Alternatively, you may send the written notice by certified mail, return receipt requested, to the seller at the seller's business address.

Your written notice must be mailed or delivered by midnight of the thirtieth day after you signed this agreement.

Any merchandise you received under this agreement must be in its original condition, except for normal wear and tear. You must return it to the seller or make it available to the seller at the same place it was delivered to you.

The seller must refund to you all deposits, including any down payment, and must return to you all goods traded in as part of the agreement. However, for each hearing instrument you return, the seller may keep either \$0 or fifteen percent of the total purchase price, whichever is less. The seller also may deduct any costs incurred in making traded-in goods ready for resale.

The seller must refund your money and return your traded goods, or have them postmarked and in the mail to you, within ten business days after receiving your notice of recision.

You will incur no additional liability for rescinding the agreement.

Section 3. EXTENSION OF RECISION PERIOD

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If you notify the seller within theday recision period that your hearing instrument has developed a problem that constitutes reasonable cause to rescind the agreement or that prevents you from evaluating your hearing instrument, the seller must extend the recision period. The recision period stops running on the date you notify the seller of the problem and starts running again on the date the seller notifies you that your hearing instrument is ready for redelivery.
You and the seller may agree to a recision period longer than days.
Whenever the recision period is extended, the seller must provide you written notice of the last date upon which you may demand a refund and return of traded goods.