Purchase Agreement



Buyer's Name:				Invoice Number:		
Address:			Purchase Date: Consultant's Name:			
Phone:			Consultant	s name:		
Qty	lte	m	Unit Price	e Amount		
Subtotal:	Sales Tax:	Grand Total:	Payments:	Balance Due:		
Standard factor		id parts & labor is y	r(s). Warranty includes on	e-time replacement loss and		
	ng aids only) at 30% of origin r and Blue Connect is for 1		nty voids any rescission rig	hts. The warranty for remote		
PROTECTION	PLAN: (/ would / would no	ot) (circle one) like to prot	ect my purchase with the H	ISPP supplemental warranty.		
•	d to receive a copy of this a	•	• •	the agreed terms are blank. ness address must be shown		
normal and cus		1.5% monthly (18% per a	annum) will be applied from	erms are not fulfilled, then n the later of the date of such ling legal, incurred to obtain		

Section 1 Cancellation – Within Three Days

payment in full.

Purchaser's Initials

You may cancel this agreement within three days of the Purchase Date, 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. 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 not additional liability for canceling the agreement.

Section 2 Rescission – Within Thirty Days

Purchaser's Initials_____

You may rescind (or terminate) the agreement within thirty days, for reasonable cause. This thirty-day period is called the "rescission period."

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 purchase.

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 within thirty days of the Purchase Date.

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 one hundred fifty dollars or fifteen percent of the total purchase price, whichever is less, plus the price originally charged for custom-made earmolds.

The seller also may deduct any costs incurred in making trade-in goods ready for resale. The seller must refund your money and return your traded goods, or have them post marked and in the mail to you, within ten business days after receiving your notice of rescission.

You will incur no additional liability for rescinding the agreement.

Section 3 - Extension of Rescission Period

If you notify the seller within the thirty-day rescission period that your hearing aid 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 rescission period. The rescission 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 in writing to a rescission period longer than thirty days.

Whenever the rescission period is extended, the seller provides you written notice of the last date upon which you may demand a refund and return of the traded goods.

NOT A MEDICAL OPINION: The purchaser has been advised at the outset of the purchaser's relationship with the hearing aid dealer and fitter that any examination or representation made by a hearing aid dealer and fitter in connection with the fitting and selling of this hearing aid is not an examination, diagnosis, or prescription by a person licensed to practice medicine in this State and shall not be considered as medical opinion or advice.

<u>MEDICAL EXAMINATION WAIVER:</u> I have been advised by the undersigned dispenser that the FDA has determined that my best health interest would be served if I have a medical evaluation by a licensed physician (preferably a physician who specialized in disease of the ear) before purchasing a hearing instrument. I do not wish to have a medical evaluation

before purchasing a hearing instrument. I am 18 years or old	der. Patient signatur	re:
Purchaser's Name:	_	
Purchaser's Signature:	_ Purchase Date:	·
Delivery Acknowledgment – Purchaser Signature:		Date:
Consultant's Name:	_	
Consultant's Signature:	_ License/Permit	#:
	Bond #:	9812141