

Our Commitment

Our Commitment to You Our manufacturers have excellent warranties. For products not manufactured by ClearWater Products, manufacturers' warranties supercede and supplant any other warranty including this statement of commitment. Freight for product returns and repair parts to and from Purchaser are the responsibility of the Purchaser. Freight damage is the responsibility of the freight company and should be reported by the consignee(customer)to the freight company. Do not accept packages that appear to be damaged. ClearWater Products insures all shipments. ClearWater Products reserves the discretion to repair or replace defective merchandise. No returns on Water Distillers once product has been used. ClearWater Products reserves the right to charge a re-stocking fee of 15% for ANY returned product. If ClearWater Products or its representative determines that product was damaged by accident, Act of God, customer abuse, unauthorized alteration or repair, vandalism or misuse, or that damage was caused by Purchaser or abused while in possession of Purchaser, ClearWater Products will give Purchaser the option to repair the defective product at current ClearWater Products service rates or return the unrepaired product to the Purchaser at the Purchaser's expense. ClearWater Products is not responsible for circumstances beyond its control. Items are offered to you conditioned on your acceptance without modification of the terms, conditions, and notices contained herein. Your use of this site and/or products purchased from ClearWater Products constitutes your agreement to all such terms, conditions, and notices. ClearWater Products reserves the right to change the terms, conditions, and notices under which ClearWater Products are offered. You are responsible for reviewing the terms and conditions of your purchase. This agreement is governed by the laws of the State of Idaho, U.S.A. Upon purchase of any product, you thereby consent to the exclusive jurisdiction and venue of courts in Idaho County, Idaho, U.S.A. in all disputes arising out of or relating to ClearWater Products. Use of any product offered for sale or promoted by ClearWater Products is unauthorized in any jurisdiction that does not give effect to all provisions of these terms and conditions, including without limitation this paragraph. You agree that no joint venture, partnership, employment, or agency relationship exists between you and ClearWater Products as a result of this agreement. Nothing contained in this agreement is in derogation of ClearWater Products' right to comply with governmental, court and law enforcement requests or requirements relating to the business of ClearWater Products. If any part of this agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, any disclaimers and liability limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the agreement shall continue in effect. Unless otherwise specified herein, this agreement constitutes the entire agreement between the customer and ClearWater Products and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral or written, between the customer and ClearWater Products. A printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. Policies, products, and prices subject to change without notice. Free Offers not available to commercial entities. **ClearWater Products makes no claims of any specific medical or health benefit derived from the use of any product ClearWater Products,

HCR 11 Box 59B-7,
Kamiah, Idaho 83536,
(208) 935-1227