



LIMITED WARRANTY

DO NOT RETURN TO STORE
RETURN FOR SERVICE TO ADDRESS BELOW:

XTREME TIME INC
351 MANHATTAN AVE, JERSEY CITY, NJ 07307
WARRANTY NOT VALID WITHOUT A RECEIPT

Xtreme Time Inc (officially licensed manufacturer of EVERLAST™ wearable devices) manufacturer warrants to you, the original retail purchaser ("Consumer"), that this product ("Product") will under normal use operate substantially in accordance with the accompanying documentation for a period of one (1) year from date of original purchase. Consumer's sole and exclusive remedy, and Xtreme Time Inc's sole and exclusive responsibility under this warranty will be, at Xtreme Time's option, either to repair or replace the defective Product during the one (1) year limited warranty period so that it performs substantially in accordance with the accompanying documentation on the date of your initial purchase. Any replacement may be, at the option of Xtreme Time Inc, a new or remanufactured Product. If Xtreme Time Inc, in its sole discretion, determines it is not reasonable to replace the defective Product, Xtreme Time Inc may refund to Consumer the purchase price paid for the Product.

1. The forgoing warranty is limited and is not applicable to: (i) normal wear and tear; (ii) defects or damage caused by misuse, accident (including without limitation collision, fire and the spillage of food or liquid), neglect, abuse, alteration, unusual stress, modification, improper or unauthorized repair, installation, wiring, or testing, improper storage, use in an unapproved device or if the serial number has been removed; (iii) use not in accordance with the documentation; and (iv) damage caused by the equipment with which the Product is used.

2. To obtain warranty service for any Product that is subject to the foregoing warranty, Consumer must notify Xtreme Time Inc to obtain a Return Material Authorization ("RMA") and return the defective Product together with proof of purchase to the address specified by Xtreme Time Inc in connection with the RMA. Consumer shall bear the cost of shipping the Product to Xtreme Time Inc (a money order of \$6.50 should be included when Product is sent) and Xtreme Time Inc shall bear the cost of shipping the Product back to the Consumer after the completion of service under this limited warranty. Any Product returned to Xtreme Time Inc without an RMA or without proof of purchase will be returned to Consumer at Consumer's cost.

3. The limited warranty extends only to Consumer and is not assignable or transferable to any subsequent purchaser or user. THE LIMITED WARRANTY SET FORTH ABOVE IS PROVIDED IN LIEU OF ALL OTHER WARRANTIES AND Xtreme Time Inc HEREBY DISCLAIMS ALL OTHER WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR USE OR PURPOSE, NON-INFRINGEMENT, QUALITY AND TITLE. Xtreme Time Inc DOES NOT WARRANT THAT THE PRODUCT IS ERROR FREE OR THAT IT WILL FUNCTION WITHOUT INTERRUPTION. To the extent Xtreme Time Inc may not, as a matter of applicable law, disclaim certain implied warranties, the duration of any such implied warranty shall be limited to the shorter of the one (1) year limited warranty period or the minimum time period permitted under such law. Some states do not allow limitations on the duration of implied warranties, so the above limitation may not apply to you. This limited warranty gives you specific legal rights, and you may also have other rights that vary from state to state.

IN NO EVENT WILL Xtreme Time Inc BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY NATURE WHATSOEVER INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS OR REVENUES, LOSS OF DATA, LOSS OF USE OF THE PRODUCT OR ANY ASSOCIATED EQUIPMENT, COST OF ANY REPLACEMENT GOODS OR SUBSTITUTE EQUIPMENT, LOSS OF USE DURING THE PERIOD THAT THE PRODUCT IS BEING REPAIRED, CLAIMS OF ANY THIRD PARTIES, OR ANY OTHER DAMAGES ARISING FROM Xtreme Time Inc's BREACH OF THIS LIMITED WARRANTY OR THE USE OF THE PRODUCT, REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE) OR ANY OTHER LEGAL OR EQUITABLE THEORY, EVEN IF Xtreme Time Inc HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL Xtreme Time Inc's TOTAL CUMULATIVE LIABILITY EXCEED THE PRICE PAID BY CONSUMER FOR THE PRODUCT. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

If you have any questions concerning this statement of limited warranty please contact Xtreme Time at 212-502-0025 or email us at sales@xtremetime.com for any more questions.

EVERLAST™, the Econ device™, and GREATNESS IS WITHIN™ are trade marks of Everlast World's Boxing Headquarters Corporation and used under license by Xtreme Time Inc.
20 West 33rd Street 6th Floor
New York, N.Y. 10001