

Hot Chillys® warrants solely to those consumer purchasers ("purchasers") who, for their own use or use by another consumer end user, purchase the Hot Chillys® branded products ("Products") directly from an authorized seller ("Authorized Seller") that the Products manufactured by Hot Chillys® are free from defects in material and workmanship for a period of one year from the date of purchase.

This warranty covers normal use only of the Products. Hot Chillys® will not assume responsibility for any failure of the Products incurred by misuse, abuse, neglect or exposure to a substance or an environment that degrades the Products. Normal wear of the Products is not considered to be a defect in material and workmanship.

Products considered to be defective must be returned to the Authorized Seller from which the Products were originally purchased or returned with the original purchase receipt or issuer's invoice record. Our policy is to honor Product warranties only on Products purchased from an Authorized Seller of Hot Chillys® Products and only when accompanied by the original purchase receipt or proof of purchase. If Products are purchased from an unauthorized seller this limited warranty will not be valid.

Defective Products will be repaired or replaced at the discretion of Hot Chillys®. Any replacement will be for the same style and size of the returned defective Products.

This is a limited warranty. **The obligations set forth in the preceding paragraphs are Hot Chillys® sole obligation and the purchaser's exclusive remedy. Hot Chillys® makes no other express warranty. Any implied warranty of merchantability or fitness for a particular purpose that may be applicable to the Products is limited in duration to the duration of this limited warranty.** Some States do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you.

Hot Chillys® shall not be liable for any direct or indirect, incidental or consequential damages even if it has been advised of possibility of such damages. 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.

This limited warranty shall be governed by, and construed and interpreted in accordance with, the local laws of the State of North Carolina (without application of conflicts of laws principles), except only to the extent replaced or precluded by other law of mandatory application. This warranty gives you specific legal rights, and you may also have other rights which vary from State to State.