

LIMITED WARRANTY

What This Warranty Covers. This Limited Warranty covers defects in materials and workmanship in outerwear manufactured by Columbia Sportswear Company (Outerwear). This includes defects in zipper pulls, zippers, snaps, stitching, dye bleeding, leaking of Columbia's waterproof Outerwear line, and any other Outerwear defects that may occur under normal wear. Columbia does not warranty and is not responsible for damages caused by misuse, abuse, accidents, the natural breakdown of materials over time, or problems that may be reasonably expected with normal wear or failure to follow Outerwear care instructions.

How Long This Warranty Lasts. This Warranty lasts for as long as you, the original purchaser, own the Outerwear. Coverage ends if you sell or transfer the Outerwear.

How To Get Warranty Service. You may seek resolution directly through the retailer where you purchased the Outerwear, the retailer will be able to assist you. Outerwear must be cleaned prior to shipment according to its care instructions. Please include a cover letter with your name, address, daytime phone number and a brief description of the problem. A copy of your original receipt or proof of purchase **will** also be required.

What We Will Do. The Columbia Sportswear Warranty Department will inspect the Outerwear at no charge to you. If the Warranty Department determines, in its sole discretion, that the Outerwear has a defect covered under this Warranty, we will repair or replace it within approximately four weeks. If the defective Outerwear is not repairable and an identical product is not available, we will replace it with a garment of comparable style and color at our discretion. If the Warranty Department determines, in its sole discretion, that there is no defect covered under the warranty, the Outerwear shall be returned to the retailer at point of purchase.

How Local Law Applies. This Limited Warranty gives you specific legal rights. You may also have other rights that vary from jurisdiction to jurisdiction.

Limitation of Liability. COLUMBIA'S AND YOUR MAXIMUM LIABILITY TO THE OTHER, INCLUDING WITHOUT LIMITATION LIABILITY UNDER ANY EXPRESS OR IMPLIED WARRANTY, IS LIMITED TO THE PURCHASE PRICE YOU PAID FOR THE OUTERWEAR. NEITHER YOU NOR COLUMBIA ARE LIABLE TO THE OTHER IF YOU OR IT ARE UNABLE TO PERFORM DUE TO EVENTS YOU OR IT ARE UNABLE TO CONTROL, SUCH AS ACTS OF GOD, OR FOR PROPERTY DAMAGE, PERSONAL INJURY, LOSS OF USE, OR OTHER CONSEQUENTIAL, PUNITIVE, OR SPECIAL DAMAGES, HOWEVER CAUSED, WHETHER FOR BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, OTHER THAN THOSE DAMAGES WHICH ARE INCAPABLE OF LIMITATION, EXCLUSION OR RESTRICTION UNDER APPLICABLE LAW. SOME JURISDICTIONS DO NOT ALLOW LIMITATION OR EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU IN WHOLE OR IN PART.