



WAHL® MOSER® ermila.

Conditions of guarantee

1. The rights based on this guarantee shall be in addition to the statutory and/or contractual claims for defects in material the customer is entitled to assert against their respective seller. These rights shall not be limited by the guarantee.

2. For small electric appliances, WAHL GmbH shall grant a guarantee that the appliance is free of defects. Parts that are subject to wear and tear such as shaver foils, drive components, blade sets, attachment brushes, batteries or battery cells (wear and tear parts) are not included in this guarantee.

Guarantee shall be excluded if

- the appliance has been misused or used in careless manner,
- the appliance has been damaged by excessive use, improper handling or external influence,
- the defect has been caused by non-compliance with the instruction manual,
- personnel other than the personnel of a WAHL GmbH plant or of an authorized point of sale has repaired or attempted to repair the appliance.

3. The guarantee period shall be in accordance with the duration of the statutory limitation period for liability for material defects stipulated by the national law of the state in which the appliance has been acquired; however, it shall not be longer than 3 years.

The period shall start upon handover of the appliance by the seller to the purchaser. Place of purchase and time of handover shall be proven by presentation of a proof of purchase such as receipt, invoice, delivery note or the like.

4. Defects arising within the guarantee period and notified to us in text form within three weeks after their appearance shall be removed by WAHL GmbH free of charge in line with this guarantee. Repairs shall be performed in a WAHL GmbH plant or in a point of sale authorized by WAHL GmbH. WAHL GmbH shall be entitled to remove the defect also by delivery of an appliance identical in construction. There shall be no further claims of the customer based on this guarantee, especially for reimbursement of expenses, reduction of the purchase price, damages or the right of rescission. Statutory or other contractual claims for defects in material shall remain unaffected.

There shall not be any extension of the guarantee period due to activated guarantee.

5. The parts exchanged in line with repairs under the guarantee and the appliance retained in case of replacement shall become property of WAHL GmbH.

6. If our customer service is used without justification, WAHL GmbH shall be entitled to charge the customer for the costs accrued.

7. Please contact the seller of the appliance or the service address of your country in case of defects.

Wahl GmbH
Roggenbachweg 9
D-78089 Unterkirnach