TERMS OF SALE THIS DOCUMENT IS A BINDING CONTRACT (the "Agreement") between you and Snap Inc. ("Snap Inc.," "we," or "us"). It governs your purchase of the enclosed Spectacles, your use of our (and our licensors') software and firmware in the Spectacles ("Licensed Software"), and related matters. The Agreement is comprised of these Terms; the Spectacles Disclosures, Warranty & Returns policy attached to these Terms ("Disclosures"); and Snapchat's Terms of Service, www.snapchat.com/terms ("TOS"). The Disclosures and TOS are incorporated by reference and are to be read together with these Terms, and you agree to operate the Spectacles in accordance with the instructions in the Disclosures. The Spectacles are a "product" under the TOS. In the event of a conflict among components of the Agreement, the order of precedence is, first, these Terms of Sale; second, the Disclosures;	and third, the TOS. IF YOU DON'T AGREE TO ALL TERMS IN THE AGREEMENT, RETURN THE SPECTACLES FOR A FULL REFUND IN THE TIME STATED IN THE DISCLOSURES. YOUR USE OF THE SPECTACLES WILL CONSTITUTE YOUR ACCEPTANCE OF THIS AGREEMENT IN FULL. ARBITRATION NOTICE: THESE TERMS CONTAIN AN ARBITRATION CLAUSE. EXCEPT FOR CERTAIN TYPES OF DISPUTES MENTIONED IN THAT ARBITRATION CLAUSE, YOU AND WE AGREE THAT DISPUTES BETWEEN US WILL BE RESOLVED BY MANDATORY BINDING ARBITRATION, AND YOU AND WE WAIVE ANY RIGHT TO PARTICIPATE IN A CLASS-ACTION LAWSUIT OR CLASS-WIDE ARBITRATION. 1. Arbitration, Class Waiver, Jury Waiver. a. Applicability. All claims and disputes, including all statutory claims and disputes, arising out of or relating to this Agreement or your use of the product will be resolved by binding arbitration on an individual basis, except that you and we are not required to arbitrate any dispute in	which either party seeks equitable relief for alleged unlawful use of copyrights, trademarks, trade names, logos, trade secrets, or patents, and either you or we may resolve disputes in small claims court on an individual basis where small claims court proceedings are available. b. Arbitration Rules. The Federal Arbitration Act governs this disputeresolution provision. Arbitration will be initiated through the American Arbitration Association ("AAA"). If the AAA is not available to arbitrate, the parties will select an alternative arbitral forum. The rules of the arbitral forum will govern all aspects of arbitration, except to the extent they conflict with this Agreement. The AAA Consumer Arbitration Rules are available online at www.adr.org or by calling AAA at 1-800-778-7879. The arbitration will be conducted by a single neutral arbitrator. Any claims or disputes involving less than \$10,000 USD may be resolved through binding non-appear-	ance-based arbitration, at the option of the party seeking relief. For claims or disputes where the amount sought is \$10,000 USD or more, the right to a hearing will be determined by the arbitral forum's rules. Judgment on an arbitral award may be entered in any court of competent jurisdiction. c. Non-appearance Arbitration. If non-appearance arbitration is elected, the arbitration will be conducted by phone, online, written submissions, or a combination of the three, at the election of the party initiating arbitration. The arbitration will not involve personal appearance by parties or witnesses unless the parties mutually agree otherwise. d. Arbitrator's Authority. The arbitrator will decide the arbitrator's jurisdiction and the rights and liabilities, if any, of you and us. The dispute will not be consolidated with any other matters or joined with any other cases or parties. The arbitrator will have authority to grant motions dispositive	of all or part of any claim or dispute, to award monetary damages, and to grant any non-monetary remedy or relief available to an individual under applicable law, the arbitral forum's rules, and the Agreement. The arbitrator will issue a written award and statement of decision describing the essential findings and conclusions on which the award is based, including calculation of any damages awarded. The arbitrator has the same authority to award relief on an individual basis that a judge in a court of law would have. The arbitrator's award is final and binding upon you and us. e. Waiver of Jury Trial. YOU AND WE WAIVE ANY CONSTITUTIONAL AND STATUTORY RIGHTS TO GO TO COURT AND HAVE A TRIAL IN FRONT OF A JUDGE OR A JURY. You and we are instead electing to have claims and disputes resolved by arbitration. Arbitration procedures are typically more limited and more efficient than rules applicable in court and are subject to very limited review by a	court. In any litigation between you and us over whether to vacate or enforce an arbitration award, YOU AND WE WAIVE ALL RIGHTS TO A JURY TRIAL, and elect instead to have the dispute resolved by a judge. f. Waiver of Class or Consolidated Actions. ALL CLAIMS AND DISPUTES WITHIN THE SCOPE OF THIS ARBITRATION AGREEMENT MUST BE ARBITRATED OR LITIGATED ON AN INDIVIDUAL BASIS AND NOT ON A CLASS BASIS. CLAIMS OF MORE THAN ONE CUSTOMER OR USER CANNOT BE ARBITRATED OR LITIGATED JOINTLY OR CONSOLIDATED WITH THOSE OF ANY OTHER CUSTOMER OR USER. If, however, this waiver of class or consolidated actions is deemed invalid or unenforceable, and notwithstanding anything else to the contrary in this Agreement, neither you nor we are entitled to arbitration; instead all claims and disputes will be resolved in a court as set forth in Section 2 of these Terms. g. Confidentiality. No part of the	procedures will be open to the public or the media. All evidence or submitted at the confidential and ma, mexcept by written agreement of the parties, pursuant to court order, or unless required by law. Notwithstanding the foregoing, no party will be prevented from submitting to a court of law any information needed to enforce this arbitration agreement, to enforce an arbitration award, or to seek injunctive or equitable relief. h. Right to Waive. Any rights and limitations set forth in this arbitration agreement may be waived by the party against whom the claim is asserted. Such waiver will not waive or affect any other portion of this arbitration agreement. i. Opt-out. You may opt out of this arbitration agreement. If you do so, neither you nor we can force the other to arbitrate. To opt out, you must notify us in writing no later than 30 days after first becoming subject to this arbitration agreement. Your	notice must include your name and ur Snapchat username and dress you used to set up you have one), and an unequivocal statement that you want to opt out of this arbitration agreement. Send your notice to: Snap Inc., ATTN: Arbitration Opt-out, 63 Market Street, Venice, CA 90291. j. Small Claims. Notwithstanding the above, either you or we may bring an individual action in small claims court. k. Arbitration Agreement Survival. This arbitration agreement will survive the expiration of the Spectacles warranty and termination of your relationship with us. l. Modification. Notwithstanding any provision in the Agreement, we agree that if Snapchat makes any future material change to this arbitration provision, it will not apply to any individual claim(s)of which you had already provided us notice. 2. Exclusive Venue. To the extent the parties are permitted under this Agreement to initiate litigation in a	court, you and we agree that all claims and disputes arising out of or relating to the Agreement will be litigated exclusively in small claims court, if small claims court proceedings are available for the dispute, or the U.S District Court for the Central District of California. If, however, that federal court would lack original jurisdiction, then all such claims and disputes will be litigated exclusively in small claims court (if available) or Superior Court of California, County of Los Angeles. You and we consent to the personal jurisdiction of both courts. 3. Licensed Software Grant, Restrictions, Waivers, & Disclaimers. We grant you a personal, worldwide, royalty-free, non-assignable, non-exclusive, revocable, non-sub-licensable license to use the Licensed Software and accompanying documentation ("Documentation") on the following terms. This license terminates automatically if you fail to comply with the restrictions described below. You may use the Licensed	Software solely as incorporated into the Spectacles and for your personal use. We may provide and you may automatically download and install upgrades, updates, or other new features to the Licensed Software all of which will be subject to the rights and restrictions of this Section 3. You may not, and will not allow any third party to (or facilitate their ability to): (i) alter, modify, adapt, translate, reverse engineer, decompile, or disassemble (except to the extent applicable laws specifically prohibit such restrictions) the Licensed Software; (ii) attempt (a) to defeat, avoid, bypass, remove, deactivate, or otherwise circumvent any software protection mechanisms in the Licensed Software, including without limitation any such mechanism used to restrict or control the functionality of the Licensed Software, or (b) to derive the source code or the underlying ideas, algorithms, structure or organization from the Licensed Software; (iii) create derivative works	based on the Licensed Software, or any portion thereof or of the Documentation; (iv) copy the Software or Documentation; (v) remove any proprietary notices or labels on the Licensed Software or Documentation; or (vi) use the Licensed Software in any manner other than as embedded in the Spectacles. None of the Licensed Software may be downloaded, exported, or re-exported in contravention of applicable laws and regulations. The Licensed Software is licensed, not sold, hereunder. Title, ownership rights, and IP rights in and to the Software and Documentation shall remain in (as applicable) Snap Inc. and its licensors. NONE OF SNAP INC., SNAP INC.'S LICENSORS, OR THEIR RESPECTIVE LICENSORS, MAKES ANY WARRANTY OR REPRESENTATION, EXPRESS OR IMPLIED, WITH RESPECT TO THE LICENSED SOFTWARE, AND WITHOUT LIMITING THE FOREGOING, EACH EXPRESSLY DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY,	FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS WITH RESPECT TO THE LICENSED SOFTWARE. (THE FOREGOING DOES NOT LIMIT OUR OWN, SEPARATE WARRANTY WITH RESPECT TO THE SPECTACLES AS SET OUT IN THE DISCLOSURES.) UNDER NO CIRCUMSTANCES ANY OF SNAP INC., SNAP INC.'S LICENSORS, OR THEIR RESPECTIVE LICENSORS BE LIABLE TO YOU FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION AND EXCLUSION MAY NOT APPLY TO YOU. 4. Severability. Subject to subsection 1.f of these Terms, if any provision of this Agreement is found to be unenforce- able, then that provision will be severed from this Agreement and not affect the validity and enforceability of any remaining provisions.	©
--	---	---	--	--	---	--	---	---	---	---	--	---

DISCLOSURES WARRANTY & RETURNS purchased a new, covered product from us or What Will We Do? If your Spectacles are such content before returning your Spectacles hardware or software, or that content captured THE PRODUCT PURCHASE PRICE the original item but conclude it wasn't eligible you're not satisfied with your purchase after Rules Operation is subject to the following circuit different from that to which the receiver due to reasons not covered under warranty are not eligible for this refund. Any items purchased or distributed through your Spectacles will not two conditions: (1) this device may not cause is connected. an authorized retailer. The Warranty cannot defective or malfunctioning, we will replace or Some states and countries do not allow the for Warranty coverage, we'll call you and give 30 days or more, and your item does not fall Avoid facial injuries, Your Spectacles' lenses are INDICATIONS FOR USE be assigned or transferred to any subsequent repair them, using new or refurbished mater What Does this Warranty Not Cover? Our you the choice to have your card charged under our Warranty, we don't support returns harmful interference, and (2) this device must - Consult the dealer or an experienced impact resistant and tested under ANSI Z80.3. from a source other than us or an authorized be lost or corrupted. exclusion or limitation of incidental or Spectacles are for recreational use. Children accept any interference received, including radio/TV technician for help. However, they aren't indestructible, and they're purchaser or user and is not available for so that they perform substantially according to Warranty does not cover damage resulting consequential damages, so limitations or the Spectacles we sent or to return them. or exchanges. Please still get in touch with us retailer also are ineligible. under 13 should not use the Spectacles. interference that may cause undesired not safety goggles. If you're doing activities fo If we offer online purchase options, any shipping products that were purchased from any source the Warranted Functionality. We may replace or from accident, or from normal wear and tear. Limitation of Liability. exclusions in this Warranty may not apply to We want to hear what happened, and we want which eve protection is advisable, use certified fees you paid are not refundable other than Snap Inc. or an authorized retailer repair at our sole discretion. If we replace your Our Warranty does not cover damage resulting WE DO NOT, UNDER THIS LIMITED WARRANT vou. The disclaimers and limitations of liability Follow the steps below for advance exchange to make sure your experience always is of the operation. Changes or modifications to this WARNINGS - READ BEFORE USING Refund Process, Here's how to obtain a refund: ASSUME ANY LIABILITY FOR ANY SPECIAL above do not limit your rights under applicable . Click on the "I Need Help" section of our highest caliber. device not expressly approved in this Spectacles, we warrant that the replacement from improper storage, misuse or abuse. Flying. Spectacles contain lithium ion batteries document may void the user's authority to Damaged Spectacles, If your Spectacles 1. Click on the "I Need Help" section of our What Does this Warranty Do? This Warranty pair will be free of faulty materials or neglect including scratches, cracks, or surface INDIRECT, INCIDENTAL, PUNITIVE, OR local or national law, and do not apply to th Support Page, support, spectacles, com, to COMPATIBILITY & ATTRIBUTION and should not be placed in checked luggage become damaged, don't wear or Snap with CONSEQUENTIAL DAMAGES OF ANY KIND Support Page, support, spectacles, com, to gives you specific legal rights, and you may also workmanship for a period of one year from the damage, or exposure to extreme conditions extent liability cannot be disclaimed under initiate the exchange process. operate the device. iPhone®. Made for iPhone means that an have other rights, which vary from state to state original date of purchase of the defective pair including extreme heat, dirt, or sand, "Misuse" WHATSOEVER, INCLUDING BUT NOT LIMITED applicable law, including without limitatio 2. You'll be asked whether you want your them. Snapping with damaged Spectacles, initiate the return process. Driving, Don't use your Spectacles' camera electronic accessory has been designed to NOTE: This equipment has been tested and especially if any cables or wires are exposed, 2. Package your Spectacles according to our and country to country. This Warranty does not or 60 days after you receive the replacement includes without limitation use in a manner or TO LOSS OF PROFITS OR REVENUES, LOSS applicable product liability and consumer replacement Spectacles right away using ar connect specifically to iPhone, and has been while driving. Most states have laws that advanced exchange, before we receive your found to comply with the limits for a Class B could result in injury. Don't try to repair your return shipment guidelines. Drop off your affect any rights you have under the laws in your pair, whichever is later. environment not in compliance with the OF DATA, LOSS OF USE OF THE PRODUCT protection statutes. If any term herein is held regulate use of mobile devices while driving. certified by the developer to meet Apple current pair. Answer yes. The page will give you Spectacles yourself. If they're damaged, contact package at a local FedEx facility; updated lists urisdiction concerning the sale of consumer recommendations in this document, our online OR ANY ASSOCIATED FOUIPMENT, COST O to be illegal or unenforceable under applicable digital device, pursuant to Part 15 of the FCC Please follow them! performance standards. Apple is not can be found online. goods (including, without limitation, national How to Obtain Warranty Service? First, tell user manual, or related documentation. ANY REPLACEMENT GOODS OR SUBSTITUTE law, such term shall be severed from this instructions to obtain a shipping label that you'l Rules. These limits are designed to provide support.spectacles.com. responsible for the operation of this device Other medical devices. Spectacles contain us about the problem. Please visit us at need to print out. This option will require proof reasonable protection against harmful Overheating, Your Spectacles shouldn't 3. Your card will be credited upon receipt of laws implementing EC Directive 1999/44/EC). EQUIPMENT, OR LOSS OF USE DURING THE warranty and to the extent legally permitted components that emit radio waves, which or its compliance with safety and regulatory overheat or cause thermal discomfort during the returned merchandise. support.spectacles.com to get helpful service PERIOD THE PRODUCT IS BEING REPLACED. the remaining terms shall not be affected of purchase and a credit card. interference in a residential installation. This Our Warranty does not cover normal depletion could affect the operation of nearby electronics standards. Please note that the use of this Limitation. We allow customers one exchange What Does it Cover? This Warranty covers faulty and contact information. If your Spectacles of consumable parts such as batteries, unless OR REPAIRED. WITHOUT LIMITING THE 3. Package your Spectacles according to our equipment generates, uses, and can radiate normal use. If they do, stop using them and including medical devices such as cardiac accessory with iPhone may affect wireless GENERALITY OF THE FOREGOING, IN T WARRANTY REPAIR & REPLACEMENT radio frequency energy and, if not installed contact our support team for assistance. per original purchase within our 30 Day Money materials or workmanship in the hardware that need to be repaired or replaced, you'll need to occurring due to a defect in original materials return shipment quidelines. Affix the shipping performance, iPhone is a trademark of Apple pacemakers, hearing aids, implantable Electrical components. Your Spectacles contain Back Guarantee where the product does not comprises your Spectacles. We warrant that return them to us. See the section below or workmanship. As an example, only batteries EVENT OF A PRODUCT REPLACEMENT SERVICE INSTRUCTIONS label. Drop off your package at a local FedEx and used in accordance with the instructions. Inc., registered in the U.S. and other countries. cardioverter defibrillators, and insulin pumps may cause harmful interference to radio electrical components, so follow the same fall under a warranty return. the hardware will be free from manufacturing entitled "WARRANTY REPAIR & REPLACEMENT that exhibit fully charged capacity below 80% WE ARE NOT LIABLE FOR ANY ASSOCIATED Please follow the instructions below if your facility: updated lists can be found online. Android™. Your Spectacles work with Android If you have those or another electronic medica precautions you would for any electrical device. defects and, under normal and intended use. SERVICE INSTRUCTIONS" for instructions on of the actual rated capacity, or that leak, during DATA LOSS OR CONSEQUENTIAL DAMAGES Spectacles are under warranty and have a communications. However, there is no device, don't use your Spectacles without first mobile phones. The Android robot shown on ONE-YEAR LIMITED WARRANTY OF ANY KIND. covered manufacturing defect. Non-Advance Exchange guarantee that interference will not occur in Don't use them near open flames or electrical function substantially in accordance with our how to return the Spectacles. Once we receive the warranty period will be considered defective the packaging is reproduced or modified from consulting your doctor or the medical device's sources, don't submerge them in water, don't technical specifications or product documenta the Spectacles, we'll determine if they have a FURTHER. IN NO EVENT WILL WE BE LIABLE a particular installation. If this equipment does Your Spectacles are covered by a one-year for purposes of the warranty. If you'd like to wait to receive your replaceme work created and shared by Google and used manufacturer. Stop using Spectacles if you Spectacles until after we receive your current cause harmful interference to radio or television use them while the battery is charging, and don't limited warranty, backed up by complementar tion ("Warranted Functionality") during the defect or malfunction covered by this Warranty Our Warranty does not cover products that FOR ANY ACCIDENT, INJURY, DEATH, LOSS, Advance Exchange according to terms described in the Creative observe any interference with a medical device OR OTHER CLAIM RELATED TO OR RESULTING pair and replace or repair them, follow the reception, which can be determined by turning use them if you see a leaking battery or battery technical online and phone support. Warranty Period. If so, we'll repair or replace them to provide the have been physically or electronically altered. If you would like to receive replacement Pay attention! Using your Spectacles' camera Commons 3.0 Attribution License. damage. Don't try to modify any part of your Spectacles immediately (and prior to us the equipment off and on, the user is Warranted Functionality, and we'll send the modified, undergone unauthorized repairs, or FROM THE USE OF THIS PRODUCT. WE same steps as above EXCEPT that at step 2 Bluetooth®. The Bluetooth® word mark and may increase the time it takes to react to exhibit third-party software changes. Spectacles. Use only the provided charger. Who Is this Warranty From? Your Spectacles are How Long Does Warranty Coverage Last? Th epaired or replacement pair to you at our cost SPECIFICALLY ADVISE YOU AGAINST USING receiving your current pair), we require a credit above, answer no. If you choose this option, encouraged to try to correct the interference hazards. Spectacles also contain a visible LED logos are registered trademarks owned by the covered by a one-year limited warranty, backed limited Warranty continues for one year from We can't guarantee that we'll be able to repair Our Warranty does not cover software or THE SPECTACLES IN A MANNER INCONSIS card and proof of purchase. If we do not you won't need to give us your credit card by one or more of the following measures: light that may distract you. Pay attention to you RETURN POLICY Bluetooth SIG, Inc. and any use of such marks the date of original purchase of your Spectacles your Spectacles without risk to or loss of video firmware embedded in or distributed with the TENT WITH THIS DOCUMENT, OUR ONLINE receive the original item as described under - Reorient or relocate the receiving antenna. up by complementary technical online and by Snap Inc. is under license. surroundings, and don't use the camera in If at any time within 30 days of purchase you're warranty within 30 days of the exchange being (the "Warranty Period"), However, if you content, and we won't transfer any content from Spectacles, and we do not warrant that such USER MANUAL, AND OTHER ACCOMPANYING Increase the separation between the situations that require your full attention, or not 100% satisfied with your Spectacles, return FCC DISCLOSURES purchased your Spectacles in the EU, the DOCUMENTATION. IN NO EVENT WILL WE initiated, your credit card will be charged f Spectacles Not Eligible for Refund or Warranty equipment and receiver. Who Is this Warranty To? Snap Inc. issues this a returned pair to a replacement pair. software or firmware will operate without error them to us for a refund. Any items damaged where distractions could put you or others in Warranty Period is two years. BE LIABLE FOR DAMAGES IN EXCESS OF the cost of the Spectacles we sent. If we receive you bought your product directly from us. This device complies with Part 15 of the ECC. Connect the equipment into an outlet on a Warranty to you, as a consumer who has You should remove and separately store any that it will be compatible with any third-party LEGAL FCC ID: 2AIRN-001