



## CUSTOMER AGREEMENT – TRY BEFORE YOU BUY

This Agreement, by and between \_\_\_\_\_ (Customer), as accepted by its authorized representative \_\_\_\_\_, and DentiMax, Inc. sets forth the terms whereby DentiMax, Inc. will provide equipment items for the Customer to evaluate in their own offices for up to a 14 day period at no initial charge to the Customer. The equipment being shipped to the customer for the trial is Brand New. If the intention is to purchase, this is the equipment that the customer will keep.

Subject to approval, Customer may select items from the list below which establishes the value placed on each item.

	ITEM	VALUE	CUSTOMER INITIALS
<input type="checkbox"/>	Size 1 Digital Sensor	\$5,999	_____
<input type="checkbox"/>	Size 2 Digital Sensor	\$6,999	_____
<b>*Pricing does not reflect current promotional sales or discounts*</b>			

Customer agrees to be responsible for the item in their care and to ensure it is not damaged, lost or stolen. Upon completing an evaluation, Customer has the option to purchase the item or return it to DentiMax, Inc. Items to be returned must be packaged to ensure their safety and sent via UPS with return shipping label provided by DentiMax Inc. at no additional charge. If DentiMax, Inc. return shipping label is NOT used, then Customer must use UPS, FEDEX, or a carrier approved by DentiMax, Inc. Customer is responsible for all applicable shipping and insurance cost for the return if DentiMax, Inc. provided shipping label is not used. Following receipt, DentiMax, Inc. will test the item to ensure it is in good working condition and fit for resale.

In the event Customer does not make other payment arrangements or return the item, or it is damaged, lost, or stolen, Customer agrees that DentiMax, Inc. will charge the appropriate value to the credit card listed below. This Agreement is binding for both the Customer and DentiMax, Inc. and becomes effective on the date DentiMax, Inc. accepts the Agreement.

This Agreement contains the full understanding of the parties and shall not be waived, modified, or altered without the written authorization of both parties. No course of conduct, action, or inaction on the part of DentiMax, Inc. shall be deemed to be a waiver of any DentiMax rights under this Agreement. This Agreement shall be interpreted according to the laws of the State of Arizona.

Customer Name: \_\_\_\_\_

**Billing address:**

Street: \_\_\_\_\_ City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

**Shipping address: (if different than Billing Address)**

Street: \_\_\_\_\_ City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Card Holder: \_\_\_\_\_

Print name exactly as it appears on the card

Credit Card Number: \_\_\_\_\_ Expiration Date: \_\_\_\_\_

Authorized Customer Signature: \_\_\_\_\_ Date: \_\_\_\_\_