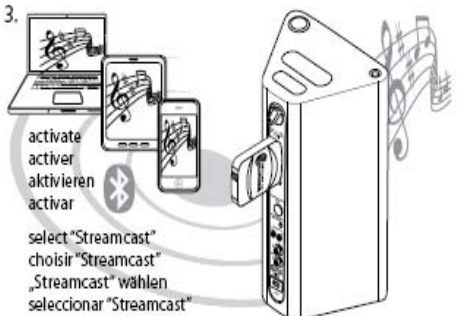
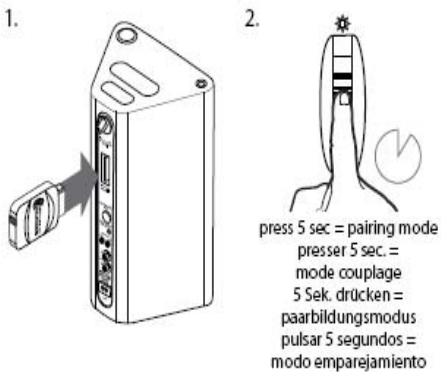
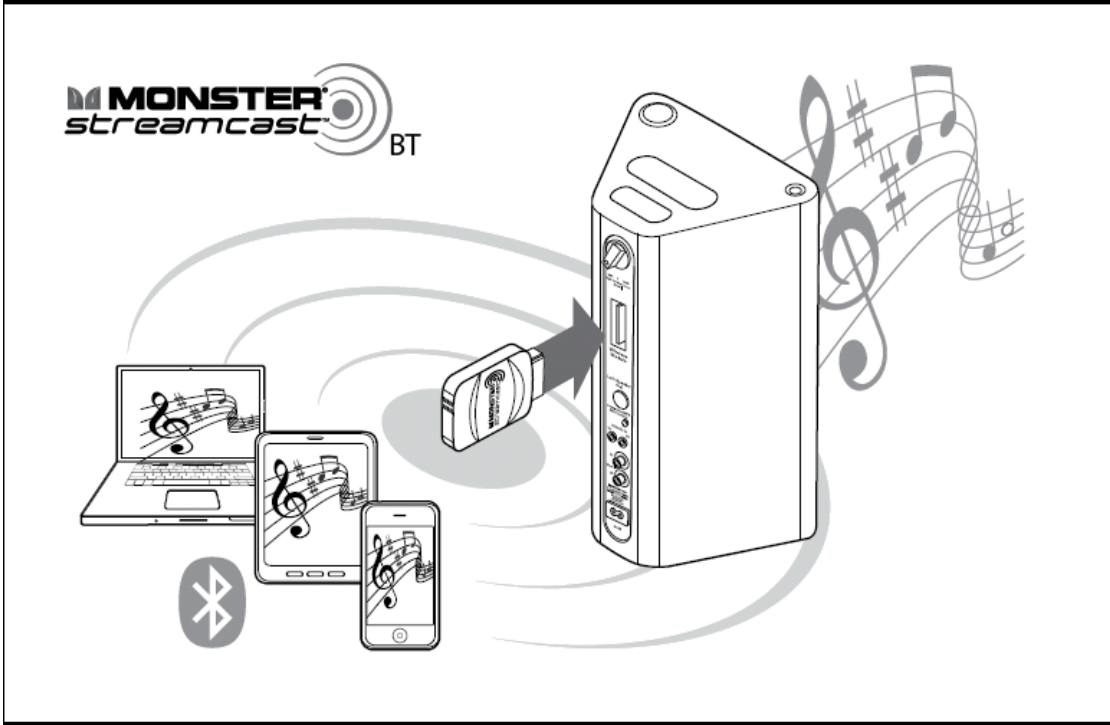


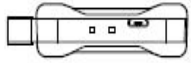
**M MONSTER**  
*streamcast*  BT

Wireless Bluetooth® Receiver for Monster® Speakers  
Récepteur sans fil Bluetooth® pour haut-parleurs Monster®





LED status  
 LED voyant de fonctionnement  
 LED-Status  
 estado del LED



no Bluetooth pas de Bluetooth kein Bluetooth sin Bluetooth	solid purple voyant rouge continu leuchtet violett morado continuo		<input type="checkbox"/>
pairing mode mode d'appairag paarungsmodus emparejar el mod	blinking red and blue clignoter rouge et bleu blinkt rot und blau parpadeando entre rojo y azul		<input type="checkbox"/>
connected SBC playing connecté lecture SBC wiedergabe über SBC-verbinding SBC conectado en reproducción	solid red voyant rouge continu leuchtet rot rojo continuo		<input type="checkbox"/>
connected Apt-X playing connecté lecture Apt-X wiedergabe über Apt-X-verbinding Apt-X conectado en reproducción	solid blue voyant bleu continu leuchtet blau azul continuo		<input type="checkbox"/>
connected AAC playing connecté lecture AAC wiedergabe über AAC-verbinding AAC conectado en reproducción	solid green voyant vert continu leuchtet grün verde continuo	<input type="checkbox"/>	

## ENGLISH

### LIMITED WARRANTY FOR CONSUMERS

Monster, LLC., 7251 West Lake Mead Blvd., Las Vegas, NV 89128, USA, [PLEASE NOTE THAT MONSTER DOES NOT ACCEPT PRODUCTS SHIPPED TO THIS ADDRESS – FOLLOW INSTRUCTIONS IN “HOW TO MAKE A CLAIM” BELOW] (415) 840-2000 (“Monster”) extends You this Limited Warranty. Statutory or common law may provide You with additional rights or remedies, which shall not be affected by this Limited Warranty.

#### DEFINITIONS

“Adequate Use” means use of the Product (i) within a home or dwelling, (ii) for private (as opposed to commercial) purposes, (iii) in conformance with all applicable local, state or federal law, code or regulations (including without limitation building and/or electrical codes), (iv) in accordance with manufacturer recommendations and/or instructions in the materials and documentation that accompany the Product, and (v) if applicable, with proper electrical grounding.

“Authorized Dealer” means any distributor, reseller or retailer that (i) was duly authorized to do business in the jurisdiction where it sold the Product to You, (ii) was permitted to sell You the Product under the laws of the jurisdiction where You bought the Product, and (iii) sold You the Product new and in its original packaging.

“Formal Warranty Claim” means a claim made in accordance with the section “Formal Warranty Claims” herein.

1

## ENGLISH

Monster’s records. The Warranty Period ends after the time defined in the Specifications Table has expired or after You have transferred ownership of the Product, whichever occurs earlier. Also, You must call Monster and obtain a Return Authorization Number (as described under “How to Make a Claim”) within two (2) months after You discover a Product Defect (or should have discovered it, if such Product Defect was obvious).

“You” means the first individual person that purchased the Product in its original packaging from an Authorized Dealer. This Limited Warranty does not apply to persons or entities that bought the Product (i) in used or unpackaged form, (ii) for resale, lease or other commercial use, or (iii) from someone other than an Authorized Dealer.

#### SCOPE OF THIS LIMITED WARRANTY

**PRODUCTS.** If a Product contained a Product Defect when You bought it from an Authorized Dealer and Monster receives a Formal Warranty Claim from You within two (2) months after You discover such Product Defect (or should have discovered it, if such Product Defect was obvious) and before the end of the Warranty Period for Product Defects applicable to the affected Product, then Monster will provide You with one of the following remedies: Monster will (1) repair or, at Monster’s sole discretion, replace the Product, or (2) refund to You the purchase price You paid to the Authorized Dealer for the affected Product if repair or replacement is not commercially practicable or cannot be timely made.

3

## ENGLISH

“Product” means a Product (i) that is listed in the Specifications Table below, (ii) that You bought from an Authorized Dealer new and in its original packaging, and (iii) whose serial number, if any, has not been removed, altered, or defaced.

“Product Defect” means an inadequacy of the Product that existed at the time when You received the Product from an Authorized Dealer and that causes a failure of the Product to perform in accordance with Monster’s documentation accompanying the Product, unless such failure has been caused completely or partly by (a) any use other than Adequate Use, (b) transportation, neglect, misuse or abuse by anyone other than Monster’s employees; (c) alteration, tampering or modification of the product by anyone other than a Monster employee; (d) accident (other than a malfunction that would otherwise qualify as a Product Defect); (e) maintenance or service of the Product by anyone other than a Monster employee; (f) exposure of the Product to heat, bright light, sun, liquids, sand or other contaminants; or (g) acts outside the control of Monster, including without limitation acts of God, fire, storms, earthquake or flood.

“Warranty Period” means the time period during which Monster must have received Your Formal Warranty Claim. The different Warranty Periods related to Product Defects are defined in the Specifications Table below. The Warranty Period commences on the date when You purchased or received (whichever occurs later) the Product from an Authorized Dealer as evidenced by the Authorized Dealer’s invoice, sales receipt or packing slip. If You do not have written proof of the date of purchase or receipt, then the Warranty Period commences three (3) months after the date when the Product left Monster’s or its factory as evidenced by

2

## ENGLISH

NOTE: MONSTER DOES NOT ASSUME ANY LIABILITY FOR ANY INCIDENTAL, CONSEQUENTIAL OR INDIRECT DAMAGES UNDER THIS LIMITED WARRANTY.

#### GENERAL PROVISIONS

**CHOICE OF LAW/JURISDICTION.** This Limited Warranty and any disputes arising out of or in connection with this Limited Warranty (“Disputes”) shall be governed by the laws of the State of California, USA, excluding conflicts of law principles and excluding the Convention for the International Sale of Goods. The courts located in the State of California, USA shall have exclusive jurisdiction over any Disputes.

**OTHER RIGHTS.** THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS, WHICH VARY FROM STATE TO STATE AND JURISDICTION TO JURISDICTION, AND WHICH SHALL NOT BE AFFECTED BY THIS LIMITED WARRANTY. THIS WARRANTY EXTENDS ONLY TO YOU AND CANNOT BE TRANSFERRED OR ASSIGNED. If any provision of this Limited Warranty is unlawful, void or unenforceable, that provision shall be deemed severable and shall not affect any remaining provisions. In case of any inconsistency between the English and other versions of this Limited Warranty, the English version shall prevail.

**REGISTRATION.** Please register your product at [monstercable.com](http://monstercable.com). Failure to register will not diminish your warranty rights.

4

## ENGLISH

### SPECIFICATIONS TABLE

Product Model	Warranty Period for Product
Product that accompanies this warranty statement.	One (1) year for product sold in North America and South America
	Two (2) years for product sold in EU

"Lifetime" means the lifetime of the original individual purchaser of the Product, or for as long as the original individual purchaser owns the Product, whichever is less in time.

### FORMAL WARRANTY CLAIM

**HOW TO MAKE A CLAIM.** In the event damage has occurred to Products, You must follow these instructions: (1) Call Monster within two (2) months after You discover a Product Defect (or should have discovered it, if such Product Defect was obvious); (2) Give a detailed explanation of how the damage occurred; (3) Obtain a Return Authorization Number; (4) Upon receipt of a claim form (which may be sent to You after You filed Your Formal Warranty Claim), fill out the claim form entirely; (5) Return the Products, shipping prepaid by You (to be refunded if You are entitled to a remedy under the Scope of this Limited Warranty), to Monster for verification of damage, along with a copy of Your original sales receipts and proof of purchase (UPC label or packing slip) for such Products, the completed claim form, and printed Return Authorization Number on the outside of the return package (the claim form will include instructions for return).

## ENGLISH

**TELEPHONE NUMBERS.** If You bought the Product in the United States, Latin America (Mexico 011-882-800-8989), or Asia Pacific (China 400-820-8973), contact Monster, LLC (455 Valley Drive, Brisbane, CA 94005) at 1 877 800-8989. If You bought the Product anywhere else, contact Monster Technology International Ltd., Ballymaley Business Park, Ennis, Co. Clare, Ireland. You can write or use one of the following telephone numbers: Canada 866-348-4171, Ireland 353 65 68 69 354, Austria 0800296482, Belgium 0600-79201, Czech Republic 800-142471, Denmark 8088-2128, Finland 800-112768, France 0800-918201, Germany 0800-1819388, Greece 00800-353-12008, Italy 800-871-479, Netherlands 0800-0228919, Norway 800-10906, Russia 810-800-20051353, Spain 900-982-909, Sweden 020-792650, Switzerland 0800834659, United Kingdom 0800-0569520.

**FURTHER PROCEEDINGS.** Monster will determine whether a Product Defect existed. Monster may, at its discretion, direct You to obtain a repair estimate at a service center. If a repair estimate is required, You will be instructed on how to properly submit the estimate and the resulting invoice to Monster for payment. Any fees for repairs may be negotiated by Monster.

**TIMING.** If You bring a Formal Warranty Claim and fully comply with all terms and conditions of this Limited Warranty, Monster will use its best efforts to provide You with a remedy within thirty (30) days after receipt of Your Formal Warranty Claim (if You reside in the United States - forty-five (45) days if You reside elsewhere), unless obstacles outside Monster's control delay the process.

Ver. 071311-EN  
©2011 Monster, LLC

Note: The manufacturer is not responsible for any radio or TV interference caused by unauthorized modifications to this equipment. Such modifications could void the user's authority to operate the equipment

Note: This equipment has been tested and found to comply with the limits for a Class B digital device, pursuant to part 15 of the FCC Rules. These limits are designed to provide reasonable protection against harmful interference in a residential installation. This equipment generates, uses and can radiate radio frequency energy and, if not installed and used in accordance with the instructions, may cause harmful interference to radio communications. However, there is no guarantee that interference will not occur in a particular installation. If this equipment does cause harmful interference to radio or television reception, which can be determined by turning the equipment off and on, the user is encouraged to try to correct the interference by one or more of the following measures:

- Reorient or relocate the receiving antenna.
- Increase the separation between the equipment and receiver.
- Connect the equipment into an outlet on a circuit different from that to which the receiver is connected.
- Consult the dealer or an experienced radio/TV technician for help.

This device complies with Part 15 of the FCC rules and Industry Canada licence-exempt RSS standard(s). Operation is subject to the following two conditions:

- (1) this device may not cause interference, and
- (2) this device must accept any interference received, including interference that may cause undesired operation.

#### **DECLARATION DE CONFORMITE D'INDUSTRIE CANADA**

This Class B digital apparatus complies with Canadian ICES-003. Cet appareil numérique de la classe B est conforme à la norme NMB-003 du Canada.

Le présent appareil est conforme aux CNR d'Industrie Canada applicables aux appareils radio exempts de licence. L'exploitation est autorisée aux deux conditions suivantes :

- (1) l'appareil ne doit pas produire de brouillage, et
- (2) l'utilisateur de l'appareil doit accepter tout brouillage radioélectrique subi, même si le brouillage est susceptible d'en compromettre le fonctionnement.