

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT ARKANSAS

MAR 24 2023

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF ARKANSAS
CENTRAL DIVISION**

TAMMY H. DOWNS, CLERK
By:  DEP. CLERK

DEVIN EDWARD BADDERS,

Plaintiff,

v.

CASE NO.: 4:23-cv-286-BRW

INSTANT BRANDS, INC.,

JURY TRIAL DEMANDED

Defendant.

This case assigned to District Judge Wilson
and to Magistrate Judge Ervin

COMPLAINT

Plaintiff, **DEVIN EDWARD BADDERS**, (hereafter referred to as “Plaintiff”), by and through their undersigned counsel, **JOHNSON BECKER, PLLC** and **KEITH LAW GROUP** hereby submits the following Complaint and Demand for Jury Trial against Defendant **INSTANT BRANDS, INC.** (hereafter referred to as “Defendant Instant Brands,” and “Defendant”), alleges the following upon personal knowledge and belief, and investigation of counsel:

NATURE OF THE CASE

1. Defendant Instant Brands designs, manufactures, markets, imports, distributes and sells a wide-range of consumer kitchen products, including the subject “Instant Pot IP-LUX Electric Pressure Cooker,” which specifically includes the IP-LUX60 (referred to hereafter as “pressure cooker(s)” or “Subject Pressure Cooker”) that is at issue in this case.
2. Defendant touts the “safety”¹ of its pressure cookers, and states that they cannot be opened while the units retain pressure.² Despite Defendant’s claims of “safety,” it designed, manufactured,

¹ See generally. Instant Pot IP-LUX60 User Manual. A copy of the User Manual is attached hereto as “Exhibit A.”

² Id. at pg. 21.

marketed, imported, distributed, and sold, both directly and through third-party retailers, a product that suffers from serious and dangerous defects. Said defects cause significant risk of bodily harm and injury to its consumers.

3. Specifically, said defects manifest themselves when, despite Defendant's statements, the lid of the pressure cooker is removable with built-up pressure, heat, and steam still inside the unit. When the lid is removed under such circumstances, the pressure trapped within the unit causes the scalding hot contents to be projected from the unit and into the surrounding area, including onto the unsuspecting consumers, their families, and other bystanders. The Plaintiff in this case sustained serious and substantial bodily injuries and damages when the lid of the pressure cooker was able to be rotated, opened, or removed while the pressure cooker retained pressure, causing him serious and substantial bodily injuries and damages.

4. Defendant knew or should have known of these defects, but has nevertheless put profit ahead of safety by continuing to sell its pressure cookers to consumers, failing to warn said consumers of the serious risks posed by the defects, and failing to recall the dangerously defective pressure cookers regardless of the risk of significant injuries to Plaintiff and consumers like him.

5. Defendant ignored and/or concealed its knowledge of these defects in its pressure cookers from the Plaintiff in this case, as well as the public in general, in order to continue generating a profit from the sale of said pressure cookers, demonstrating a callous, reckless, willful, depraved indifference to the health, safety and welfare of Plaintiff and consumers like him.

6. As a direct and proximate result of Defendant's conduct, the Plaintiff in this case incurred significant and painful bodily injuries, medical expenses, lost wages, physical pain, mental anguish, and diminished enjoyment of life.

PLAINTIFF DEVIN EDWARD BADDERS

7. Plaintiff is a resident and citizen of the City of Damascus, County of Faulkner, State of Arkansas. Plaintiff therefore is a resident and citizen of the State of Arkansas for purposes of diversity pursuant to 28 U.S.C. § 1332.

8. On or about March 27, 2020, Plaintiff suffered serious and substantial burn injuries as the direct and proximate result of the pressure cooker's lid being able to be rotated and opened while the pressure cooker was still under pressure, during the normal, directed use of the pressure cooker, allowing its scalding hot contents to be forcefully ejected from the pressure cooker and onto Plaintiff. The incident occurred as a result of the failure of the pressure cooker's supposed "safety mechanisms,"³ which purport to keep the consumer safe while using the pressure cooker. In addition, the incident occurred as a result of Defendant's failure to redesign the pressure cooker, despite the existence of economical, safer alternative designs.

DEFENDANT INSTANT BRANDS, INC.

9. Defendant designs, manufactures, markets, imports, distributes and sells a variety of consumer kitchen products including pressure cookers, air fryers, and blenders, amongst others.

10. Defendant boasts that "cooking with Instant Brands is everyday magic,"⁴ and that their products are "all designed to simplify the joys of home cooking, promote healthy lifestyles, and give you more time to enjoy great meals with the people you love."⁵

³ See "10 Safety Mechanisms – DUO, DUO PLUS, LUX, NOVA PLUS AND VIVA," <https://www.instanthome.com/support/instant/resources> (last accessed March 7, 2023).

⁴ See <https://www.instanthome.com/about-us> (last accessed March 7, 2023)

⁵ *Id.*

11. Defendant Instant Brands is a Delaware corporation with its principal place of business located at 3025 Highland Parkway, Downers Grove, IL 60515, and as such is deemed a citizen of both the State of Illinois and the State of Delaware.

JURISDICTION AND VENUE

12. This Court has subject matter jurisdiction over this case pursuant to diversity jurisdiction prescribed by 28 U.S.C. § 1332 because the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and there is complete diversity between the parties.

13. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 all or a substantial part of the events or omissions giving rise to this claim occurred in this district.

14. Venue is also proper in this Court pursuant to 28 U.S.C. § 1391 because Defendant has sufficient minimum contacts with the State of Arkansas and intentionally availed itself of the markets within Arkansas through the promotion, sale, marketing, and distribution of its products.

FACTUAL BACKGROUND

15. Defendant is engaged in the business of designing, manufacturing, warranting, marketing, importing, distributing, and selling the pressure cookers at issue in this litigation.

16. Defendant aggressively warrants, markets, advertises, and sells its pressure cookers as “[e]asy to use, easy to clean, fast, versatile, and convenient”⁶ and repeatedly boasts about its pressure cookers’ purported “safety mechanisms” which purport “to eliminate many common errors which may cause harm or spoil food.”⁷

17. For instance, the Defendant claims of the IP-LUX60 that “[a]s a safety feature, until the

⁶ See <https://www.instanthome.com/product/instant-pot/duo/8-quart-multi-use-pressure-cooker-v4> (last accessed November 16, 2022).

⁷ See “10 Safety Mechanisms – DUO, DUO PLUS, LUX, NOVA PLUS AND VIVA,” <https://www.instanthome.com/support/instant/resources> (last accessed March 7, 2023).

float valve drops down the lid is locked and cannot be opened,”⁸ indicating that the consumer should not be able to open the lid until all pressure has been released and the unit is safe to open.

18. To further propagate its message, Defendant has used, and continues to utilize, numerous media outlets including, but not limited to, infomercials, social media websites such as YouTube, and third-party retailers. For example, the following can be found on Defendant’s YouTube webpage entitled “Getting to Know Your Knew Instant Pot IP-DUO”:

- a. “The first thing you need to know about your IP-DUO is that *you don’t need to be afraid of it*, as many people are afraid of stovetop pressure cookers.”⁹
- b. “With 10 safety features built in, you can use your Instant Pot with confidence, *knowing that it is not going to explode*.”¹⁰
- c. “In addition, keep in mind that your Instant Pot operates at relatively low pressures of 11 to 12 psi or lower, depending on the pressure setting that you use.”¹¹

19. In a similar video entitled “Introducing Instant Pot IP-DUO series electric pressure cooker,” spokesperson Laura Pazzaglia, founder of the website “Hip Pressure Cooking”¹² boasts of the pressure cooker’s “10 safety features,” stating that this “new model detects the position of the lid” and “once the lid is locked, and the contents are under pressure, *there’s no way to open the pressure cooker*.”¹³

⁸ See Instant Pot IP-LUX60 User Manual, pg. 21.

⁹ <https://www.youtube.com/watch?v=w1RKj9E8TY0> (video with a runtime of 11:26) at 0:42-0:46 (last accessed March 7, 2023).

¹⁰ *Id.* at 0:47 – 0:55.

¹¹ *Id.* at 0:56 – 1:08. This apparently suggest that even if the lid is opened while the unit is still pressurized, it will not harm you.

¹² See <https://www.hippressurecooking.com/> (last accessed March 7, 2023)

¹³ <https://www.youtube.com/watch?v=bVA2EqPf0s0> (video with a runtime of 8:30) (last accessed March 7, 2023).

20. According to the User's Manual accompanying each individual unit sold, the pressure cookers purportedly possess features which prevent the unit's lid from being opened while the unit is under pressure,¹⁴ misleading the consumer into believing that the pressure cookers are reasonably safe for their normal, intended use.

21. By reason of the forgoing acts or omissions, the above-named Plaintiff used the pressure cooker with the reasonable expectation that it was properly designed and manufactured, free from defects of any kind, and that it was safe for its intended, foreseeable use of cooking.

22. Plaintiff used the pressure cooker for its intended purpose of preparing meals for himself and/or his family and did so in a manner that was reasonable and foreseeable by the Defendant.

23. However, the aforementioned pressure cooker was defectively and negligently designed and manufactured by the Defendant in that it failed to properly function as to prevent the lid from being rotated, opened, or removed with normal force while the unit remained pressurized, despite the appearance that all the pressure had been released, during the ordinary, foreseeable and proper use of cooking food with the product; placing the Plaintiff, his family, and similar consumers in danger while using the pressure cookers.

24. Defendant's pressure cookers possess defects that make them unreasonably dangerous for their intended use by consumers because the lid can be rotated and opened while the unit remains pressurized.

25. Further, Defendant's representations about "safety" are not just misleading, they are flatly wrong, and put innocent consumers like Plaintiff directly in harm's way.

26. Economic, safer alternative designs were available that could have prevented the pressure cooker's lid from being rotated and opened while pressurized.

¹⁴ See Instant Pot IP-LUX80 User Manual, pg. 21.

27. Defendant knew or should have known that its pressure cookers possessed defects that pose a serious safety risk to Plaintiff and the public. Nevertheless, Defendant continues to ignore and/or conceal their knowledge of the pressure cookers' defects from the general public and continues to generate a substantial profit from the sale of its pressure cookers, demonstrating a callous, reckless, willful, and depraved indifference to the health, safety, and welfare of Plaintiff and others like him.

28. As a direct and proximate result of Defendant's intentional concealment of such defects, its failure to warn consumers of such defects, its negligent misrepresentations, its failure to remove a product with such defects from the stream of commerce, and its negligent design of such products, Plaintiff used an unreasonably dangerous pressure cooker, which resulted in significant and painful bodily injuries to Plaintiff.

29. Consequently, the Plaintiff in this case seeks compensatory damages resulting from the use of Defendant's pressure cooker as described above, which has caused the Plaintiff to suffer from serious bodily injuries, medical expenses, lost wages, physical pain, mental anguish, diminished enjoyment of life, and other damages.

SPECIFIC COUNTS

COUNT I

STRICT PRODUCTS LIABILITY

30. Plaintiff incorporates by reference all other paragraphs of this Complaint as if fully set forth herein, and further alleges

31. Defendant designed, manufactured, sold, distributed, marketed, and supplied the Subject Pressure Cooker, which was designed in a defective condition; defectively manufactured; contained inadequate and incomplete warnings for foreseeable consumers and users; and were

otherwise unreasonably dangerous for its intended use by foreseeable consumers, including Plaintiff.

32. The Subject Pressure Cooker was unreasonably dangerous in design and manufacture due to the lid of the pressure cooker being removable with built-up pressure, heat and steam still inside the unit.

33. Defendant failed to act reasonably in choosing a design of the Subject Pressure Cooker that did not prevent the lid from being removed while still pressurized.

34. Defendant have used a safer alternative design to prevent the lid from being removed while still pressurized.

35. At the time the Subject Pressure Cookers were manufactured and sold by Defendant they were defective, unsafe, and unreasonably dangerous for their intended and foreseeable use(s) by consumers, including Plaintiff, due to these manufacturing defects or omissions by Defendant

36. The manufacturing defects of the Subject Pressure Cooker allowed the lid of the pressure cooker to be removed with built-up pressure, heat, and steam still inside the unit, leading to serious personal injuries like those described herein in this Complaint.

37. Defendant failed to conduct adequate safety testing and inspection of the Subject Pressure Cooker.

38. The Subject Pressure Cooker did not contain adequate warnings or instructions for use, making it defective and unreasonably dangerous to consumers and foreseeable users of the Subject Pressure Cooker, including Plaintiff.

39. Defendant failed to warn foreseeable users and consumers, including Plaintiff, of any specific risk of harm, including that the Subject Pressure Cooker could suddenly and unexpectedly explosively separate from the unit during its normal directed use.

40. The Subject Pressure Cooker was expected to reach and did reach the intended consumers, including Plaintiff, without substantial change in the condition in which it was sold.

41. A reasonable consumer, including Plaintiff, would not have reason to expect that the lid Subject Pressure Cooker could suddenly and unexpectedly explosively separate from the unit during its normal directed use.

42. Plaintiff did not misuse or materially alter the Subject Pressure Cooker and is unaware as to how she could have avoided the incident.

43. At the time they were sold, Defendant knew or should have known that the lid Subject Pressure Cooker could suddenly and unexpectedly explosively separate from the unit during its normal directed use.

44. The design and manufacturing defects contained within the Subject Pressure Cooker, as well as Defendant inadequate warnings and instructions for the use of the Subject Pressure Cooker, were the proximate causes of, directly resulted in, and/or substantially contributed to the injuries sustained by Plaintiff and her resulting damages, for which the Defendant in this case are liable.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

COUNT II

NEGLIGENCE

45. Plaintiff incorporates by reference all other paragraphs of this Complaint as if fully set forth herein, and further alleges:

46. Defendant, including its officers, employees, and agents, had a duty of reasonable care to market and sell non-defective pressure cookers, including the Subject Pressure Cooker, that was reasonably safe for its intended uses by consumers.

47. Defendant failed to exercise the ordinary care required by a reasonably prudent manufacturer, retailer and/or distributor in the design, manufacture, marketing, distribution, sale, and advertising of its pressure cookers, including the Subject Pressure Cooker, in that Defendant knew or should have known that the Subject Pressure Cooker created a substantial risk of unreasonable harm to Plaintiff and consumers alike.

48. Defendant was negligent in the designing, manufacturing, advertising, marketing, distributing, and selling the Subject Pressure Cooker in that, among other things, it:

- a. Failed to use due care in designing and manufacturing the pressure cookers to avoid the aforementioned risks to individuals;
- b. Placed an unsafe product into the stream of commerce;
- c. Aggressively over-promoted and marketed its pressure cookers through television, social media, and other advertising outlets; and
- d. Were otherwise careless or negligent.

49. Defendant's negligence was the proximate cause of, directly resulted in, and/or substantially contributed to the injuries sustained by Plaintiff and her resulting damages, for which the Defendant in this case is liable.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, , and all such other relief as the Court deems proper.

COUNT III

NEGLIGENT MANUFACTURING DEFECT

50. Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at length herein.

51. At all times material to the allegations in this Complaint, Defendant was in the business of manufacturing designing, testing, marketing, certifying, supplying, selling, importing and distributing the Subject Pressure Cooker, which was negligently manufactured.

52. Defendant failed to exercise reasonable care in designing, developing, manufacturing, inspecting, testing, packaging, selling, distributing, labeling, marketing, and promoting the Pressure Cookers, which were defective and presented an unreasonable risk of harm to consumers, such as the Plaintiffs.

53. As a result, the Subject Pressure Cooker contained defects in its manufacturing process, which rendered it unreasonably dangerous to consumers, such as the Plaintiffs, when used as intended or as reasonably foreseeable to Defendant. The defect in the manufacturing process allowed the lid of the Subject Pressure Cooker to be removed while still retaining pressure.

54. Prior to and at the time of the incident at issue in this lawsuit, the Subject Pressure Cooker was not materially changed from the condition in which was manufactured.

55. Even though Defendant knew or should have known that it's pressure cookers could retain pressure, despite the appearance that all pressure had been released, Defendant continued to market and sell Pressure Cookers to the general public.

56. Defendant's actions and omissions were the direct and proximate cause of the Plaintiff's injuries and damages.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

COUNT IV

NEGLIGENT DESIGN DEFECT

57. Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at length herein.

58. At all times material to the allegations in this Complaint, Defendant was in the business of manufacturing designing, testing, marketing, certifying, supplying, selling, importing and distributing the Subject Pressure Cooker, which was negligently designed.

59. Defendant failed to exercise reasonable care in designing, developing, manufacturing, inspecting, testing, packaging, selling, distributing, labeling, marketing, and promoting its Pressure Cookers, which were defective and presented an unreasonable risk of harm to consumers, such as the Plaintiff.

60. As a result, the Subject Pressure Cooker contained defects in its design, which rendered it unreasonably dangerous to consumers, such as the Plaintiff, when used as intended or as reasonably foreseeable to Defendant. The defect in its design allowed the lid of the Subject Pressure Cooker to be removed while still retaining pressure

61. Prior to and at the time of the incident at issue in this lawsuit, the Subject Pressure Cooker was not materially changed from the condition in which was manufactured.

62. Even though Defendant knew or should have known that it's pressure cookers could retain pressure, despite the appearance that all pressure had been released, Defendant continued to market and sell Pressure Cookers to the general public.

63. Defendant's actions and omissions were the direct and proximate cause of the Plaintiff's injuries and damages.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

COUNT V

NEGLIGENT INFORMATION DEFECT

64. Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at length herein.

65. At all times material to the allegations in this Complaint, Defendant knew or had reason to know that Pressure Cookers, including the Subject Pressure Cooker, were dangerous and created an unreasonable risk of harm to consumers, including the Plaintiffs.

66. Defendant had a duty to exercise reasonable care to warn consumers of the dangerous conditions or the facts that made Pressure Cookers likely to be dangerous.

67. Even though Defendant knew or should have known that its pressure cookers could retain pressure, despite the appearance that all pressure had been released, Defendant continued to market and sell Pressure Cookers to the general public.

68. Defendant's actions and omissions were the direct and proximate cause of the Plaintiff's injuries and damages.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

COUNT VI

BREACH OF IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE

69. Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at length herein.

70. Defendant manufactured, supplied, and sold Pressure Cookers with an implied warranty that they were fit for the particular purpose of efficiently and safely cooking meals.

71. Members of the consuming public, including consumers such as the Plaintiff, were the intended third-party beneficiaries of the warranty.

72. Defendant's Pressure Cookers were not fit for the particular purpose as a safe means of cooking meals due to the lid of the pressure cooker being removable with built-up pressure, heat and steam still inside the unit.

73. The Plaintiffs reasonably relied on Defendant's implied warranty that its Pressure Cookers were a safe means of cooking.

74. Defendant's breach of implied warranty was the direct and proximate cause of the Plaintiff's injuries and damages.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

COUNT VII

BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY

75. Plaintiff incorporates by reference each preceding and succeeding paragraph as though set forth fully at length herein.

76. Defendant manufactured, supplied, and sold Pressure Cookers with an implied warranty that the vehicles were merchantable and fit for the ordinary purposes for which they were intended.

77. Members of the consuming public, including consumers such as the Plaintiff, were the intended third-party beneficiaries of the warranty.

78. Defendant's Pressure Cookers were not merchantable and fit for the ordinary purposes for which they were intended as a safe means of cooking meals due to the lid of the pressure cooker being removable with built-up pressure, heat, and steam still inside the unit.

79. The Subject Pressure Cooker was purchased with the reasonable expectation that it was properly designed and manufactured, free from defects of any kind, and that it was safe for its intended use of cooking meals.

80. Defendant's breach of implied warranty was the direct and proximate cause of the Plaintiffs' injuries and damages.

WHEREFORE, Plaintiff demands judgment against Defendant for damages, together with interest, costs of suit, and all such other relief as the Court deems proper.

INJURIES & DAMAGES

30. As a direct and proximate result of Defendant's negligence and wrongful misconduct as described herein, Plaintiff has suffered and will continue to suffer physical and emotional injuries and damages including past, present, and future physical and emotional pain and suffering as a result of the incident on or about March 27, 2020. Plaintiff is entitled to recover damages from Defendant for these injuries in an amount which shall be proven at trial.

31. As a direct and proximate result of Defendant's negligence and wrongful misconduct, as set forth herein, Plaintiff has incurred and will continue to incur the loss of full enjoyment of life and disfigurement as a result of the incident on or about March 27, 2020. Plaintiff is entitled to recover damages for loss of the full enjoyment of life and disfigurement from Defendant in an amount to be proven at trial.

32. As a direct and proximate cause of Defendant's negligence and wrongful misconduct, as set forth herein, Plaintiff has incurred medical treatment, as well as other expenses, as a result of the severe burns he suffered as a result of the incident on or about March 27, 2020. Plaintiff is entitled to recover damages from Defendants for his past, present and future medical and other expenses in an amount which shall be proven at trial.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff demands judgment against the Defendant for damages in an amount greater than that is required for federal diversity jurisdiction, to which he is entitled by law, as well as all costs of this action, interest and attorneys' fees, to the full extent of the law, whether arising under the common law and/or statutory law, including:

- a. judgment for Plaintiff and against Defendant in an amount greater than that required for federal diversity jurisdiction;
- b. damages to compensate Plaintiff for his injuries, economic losses, and pain and suffering sustained as a result of the use of the Defendant's pressure cookers;
- c. pre and post judgment interest at the lawful rate;
- d. exemplary, punitive, and treble damages on all applicable Counts as permitted by the law;
- e. a trial by jury on all issues of the case;
- f. an award of attorneys' fees; and
- g. for any other relief as this Court may deem equitable and just, or that may be available under the law of another forum to the extent the law of another forum is applied, including but not limited to all reliefs prayed for in this Complaint and in the foregoing Prayer for Relief.

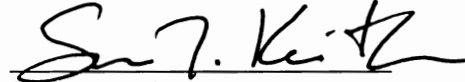
DEMAND FOR JURY DEMAND

Plaintiff demands a trial by jury on all counts and as to all issues.

Respectfully submitted,

Dated: March 21, 2023

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ATTORNEYS FOR PLAINTIFF

EXHIBIT A
User Manual

Instant Pot LUX Series



User Manual

EXHIBIT A

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Pictures in manual are for reference only. Please refer to actual product.

Important Safeguards



SAVE THESE INSTRUCTIONS

When using pressure cookers, basic safety precautions should always be followed.

- 1) Do not touch hot surfaces of pressure cooker. Use side handles for carrying.
- 2) Do not place the cooker on or near a hot gas or electric burner, or in a heated oven.
- 3) Intended for countertop use only.
- 4) Do not use pressure cooker for anything other than intended use.
- 5) Never deep fry or pressure fry in the cooker with oil.
- 6) Do not let cord hang over edge of table or counter, or touch hot surfaces.
- 7) Do not use cooker in electrical systems other than 110-120V~/60Hz for North America.
- 8) Do not operate cooker with damaged cord or plug, or after the cooker malfunctions or has been damaged in any manner.
- 9) Do not open the cooker until the cooker has cooled and all internal pressure has been released. If the float valve is still up or the lid is difficult to turn, it is an indication that the cooker is still pressurized - **do not force it open.**
Please see "Getting Started" pages 12 - 14.



- 10) For all pressure cooking programs, the total amount of pre-cooked food and liquid in the inner pot should not pass the 2/3 line. When cooking food that expands during cooking such as rice, beans or vegetables, food should not pass the 1/2 line. Overfilling may risk clogging the steam release valve resulting in excess pressure. This may also cause leakage, personal injuries, or damage to the cooker. These fill level warnings do not apply to non-pressure cooking programs.

2



Please read this manual carefully and retain for future reference.

Important Safeguards



- 11) Make sure the steam release handle is in the **Sealing** position for all the pressure cooking programs.
- 12) This appliance should not be used by or near children or by individuals with disabilities or limited knowledge in using pressure cookers.
- 13) Do not immerse the cooker base in water. To protect against electrical shock, do not immerse the cord, power plug, or cooker in any liquid.
- 14) Always attach plug to the cooker first, then plug cord into the wall outlet. To disconnect, press **Keep Warm/Cancel**, then remove plug from the wall outlet. Unplug from power outlet when not in use and before cleaning. Allow the cooker to cool before putting on or taking off parts, and before cleaning.
- 15) For Household use only. Not intended for outdoor use.
- 16) Extreme caution must be used when moving a pressure cooker containing hot liquids.
- 17) This appliance cooks under pressure. Improper use may result in scalding injuries. Make certain the lid is properly closed before operating. **Caution:** To reduce the risk of electric shock, cook only in removable containers. See **"Getting Started" pages 12 - 14.**
- 18) Use of accessories and parts that are not branded Instant Pot® or recommended by the Instant Pot® Company may cause the cooker to malfunction. Cook only in Instant Pot® stainless steel or ceramic non-stick inner pots for best results. Other brands may not have the correct curvature to match the heating element.
- 19) Be aware that certain foods, such as applesauce, cranberries, pearl barley, oatmeal and other cereals, split peas, noodles, macaroni, rhubarb, and spaghetti can foam, froth, sputter, and clog the steam release valve. These foods should not be cooked under pressure cooking settings unless as directed in Instant Pot® recipes.



Please read this manual carefully and retain for future reference.

3

Important Safeguards



20) Always check the steam release valve, float valve and anti-block shield for clogging before use.

21) Always make sure the sealing ring rack is completely set in the groove on the inside of the sealing ring.



When in operation or releasing pressure **DO NOT** place unprotected skin over the steam release valve.



Do not move cooker when it is in operation



Do not force lid open when the float valve is **UP**.
Make sure the float valve is **DOWN** when you open the lid.

4



Please read this manual carefully and retain for future reference.

Important Safeguards



WARNING: Spilled food can cause serious burns. Keep appliance and cord away from children. Never drape cord over edge of counter, never use power outlet below counter, and never use with an extension cord.

Special Cord Set Instructions

As per UL safety requirement, a short power supply cord (0.6 m to 0.9 m) is provided to reduce the hazards resulting from entanglement and tripping.

To reduce the risk of electric shock, plug the power cord into a grounded (earthed) electrical outlet that is easily accessible.

Specifications

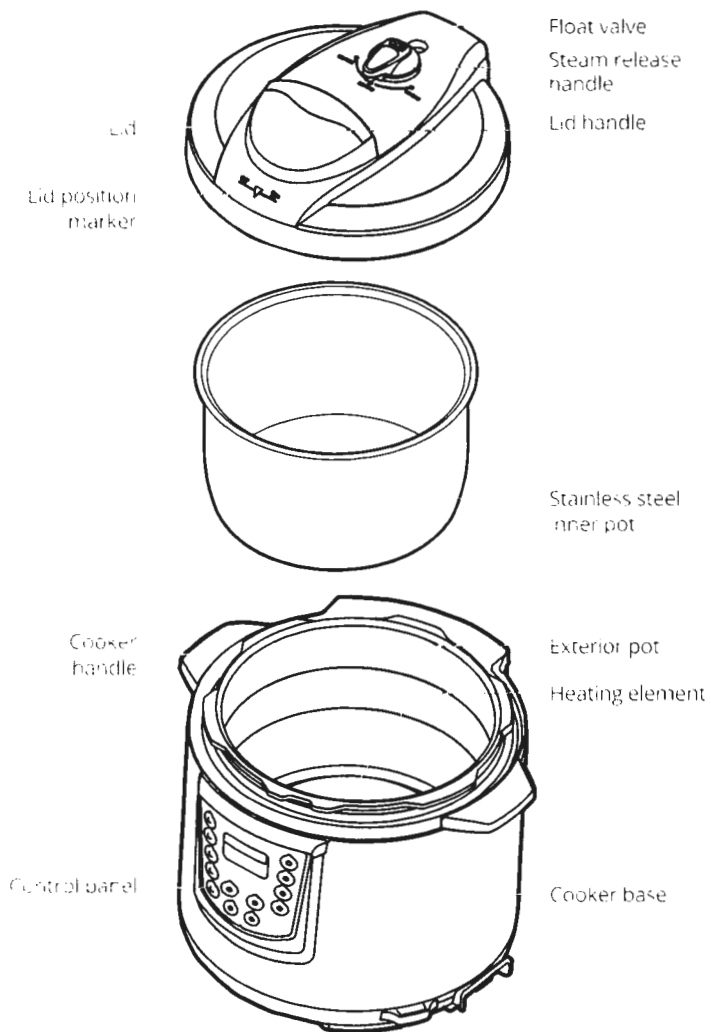
Model	Power Supply	Rated Power	Volume	Inner Pot Dimensions	Product Dimensions	Weight
Lux Mini		700 W	3 quart	19.8x12.7cm 7.8x5 in.	29x25.5x28.5 cm 11.4x10x11.2 in.	3.9 kg 8.6 lbs
LUX 50 V3	120V~ 60Hz	900 W	5 quart	13.8 x 22cm 5.43 x 8.66 in	33 x 31 x 30 cm 13 x 12.2 x 11.8 in	6.12 kg 13.5 lbs
LUX 60 V3		1000 W	6 quart	15.7x 23.9cm 6.2 x 9.4 in.	33 x 31 x 32 cm 13 x 12.2 x 12.6 in.	6.75 kg 14.8 lbs
LUX 80		1200 W	8 quart	17.5 x 26.4 cm 6.9 x 10.4 in	37.6 x 33.8 x 36.1 cm 14.8 x 13.3 x 14.2 in	8.21 kg 18 lbs



Please read this manual carefully and retain for future reference.

5

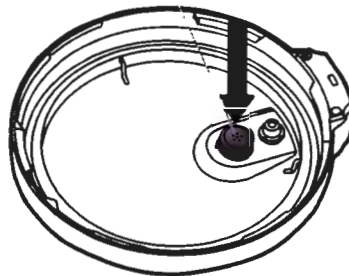
Overview



Anti-block shield

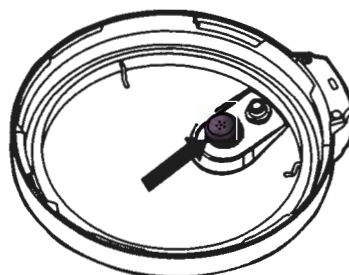
To install:

Position the anti-block shield in place and push down



To remove:

Using your thumb, push the side of the anti-block shield towards the lid rim and lift up with some effort. The anti-block shield should pop out



Control and Features

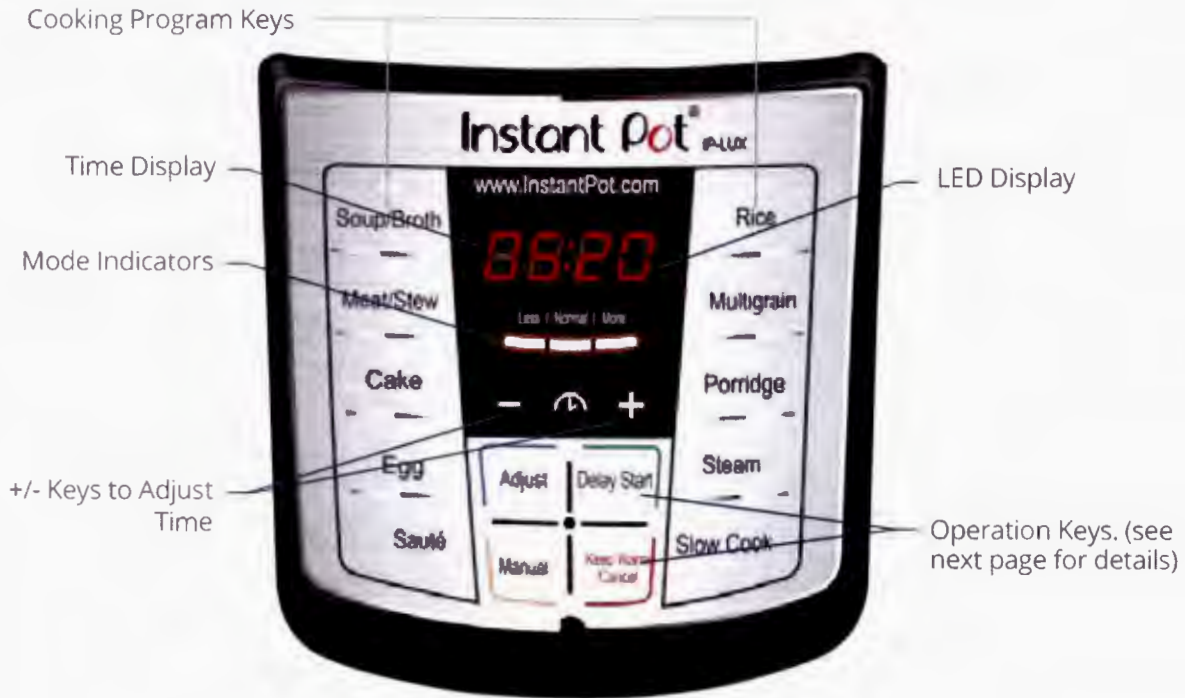


Control Panel for the Lux Series

The control panel of your Instant Pot® Lux Mini/50/60/80 consists of a large LED display, cooking program keys, operations keys, + / - keys to adjust time and a **Keep Warm/Cancel** key.



Note that the Lux Mini does not have Cake and Multigrain programs. The Pressure Cook program on Lux Mini is the same as the Manual program on other Lux models.



Control and Features

Control Panel for the Lux Series

Instant Pot® is a programmed smart cooker that has preset cooking times for different food ingredients and cooking methods. It also remembers your most recent setting per cooking program for a more personalized cooking experience.

To return to factory default settings, press **Keep Warm/Cancel** to return cooker to standby mode displaying **OFF**, then press and hold the **Adjust** key for 3 seconds.

Sound ON OFF
Press and hold the - key for 3 seconds to turn sound OFF. Press and hold the + key for 3 seconds to turn sound ON.

The **Adjust** key switches cooking modes between **Less**, **Normal** and **More**. Return to factory default setting by pressing and holding the **Adjust** key for 3 seconds when in standby mode.



The **Delay Start** key sets the delayed time before a cooking program starts.

The **Keep Warm/Cancel** key ends a cooking program at any time. Once a cooking program is selected, the **Auto Keep Warm** function is ON by default but it can be turned OFF by pressing the same cooking program key again. The function light indicator will turn OFF.

Control and Features



Cooking Program Options

Programs	Modes	Suggested Uses	Notes for Users
- Soup/Broth	Less	Soup without meat.	The soup/broth remains clear due to lack of boiling motion under pressure cooking.
	Normal	Soup with meat.	
	More	Rich bone broth.	
- Meat/Stew	Less	Soft texture.	Choose different modes based on the meat texture desired.
	Normal	Very soft texture.	
	More	Fall-off-the bone meat texture.	
- Cake ¹	Less	Lighter moist cakes.	Adjust cooking time for different recipes.
	Normal	Denser moist cakes.	
	More	New York style cheesecakes.	
- Egg	Less	Soft boiled eggs.	Pre-set times are intended for extra large eggs. Adjust cooking time to account for different egg sizes.
	Normal	Medium boiled eggs.	
	More	Hard boiled eggs.	
- Sauté (Brown)	Less	Simmering, thickening and reducing liquids.	NEVER have the lid on when sautéing. Maximum time is 30 minutes as a safety precaution.
	Normal	Stir-frying.	
	More	Pan searing or browning meat.	

Control and Features

Cooking Program Options

Programs	Modes	Suggested Uses	Notes for Users
Slow Cook	Less	Corresponds to Low setting in some temperature controlled slow cookers.	Non-pressure cooking program. You may also use the Instant Pot® glass lid as an option.
	Normal	Corresponds to MEDIUM setting in some temperature controlled slow cookers.	
	More	Corresponds to HIGH setting in some temperature controlled slow cookers.	
Rice	N/A	White rice of various types	Automated cooking program. The Adjust and +/- keys will not work in this program.
Multigrain ¹	Less	Wild rice, brown rice, mung beans, etc.	Choose different modes based on the type of grains and the desired texture.
	Normal	Wild rice, brown rice, mung beans, etc.	
	More	Tough grains or a mixture of grains and beans.	
Porridge	Less	Oatmeal.	DO NOT use Quick Release as thick liquid will spatter out and block the pressure release valve. See page 17.
	Normal	White rice porridge/congee.	
	More	Rice porridge/congee with various rices and beans.	

Control and Features

Cooking Program Options

Programs	Modes	Suggested Uses	Notes for Users
- Steam	Less	Vegetables.	Use the steam rack provided to elevate food above the water. Use Quick Release method to prevent food from overcooking.
	Normal	Fish and Seafood.	
	More	Meat.	
- Manual ²	N/A	Manual programming of pressure level and cooking time according to your favourite recipes or cooking habits.	Press the + / - keys to change cooking time. The Adjust key will not work in this program.

¹ **Cake** and **Multigrain** cooking programs are not available on Lux Mini.

² The **Manual** program is the same as the **Pressure Cook** program on Lux Mini.

Pressure Cooking Programs:

Working Pressure: 10.2psi (70 kPa)

Pressure Release Pressure Limit: 15.22psi (105kPa)

Working Temperature: 113°C - 118°C (235°F ~ 244°F)

Non-Pressure Cooking Programs:

Keep Warm function: 63 - 78°C (145 ~ 172°F);

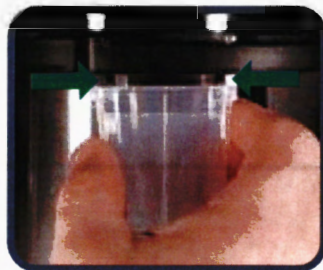
Slow Cook function: Less mode: 82-87.8°C / 180-190°F; Normal mode: 87.8-93°C / 190-200°F;

More mode: 93-99°C / 200-210°F;

Sauté function: Less mode: ~105°C (~221°F); Normal mode: ~169°C (~336°F); More mode: ~174°C (~345°F)

Getting Started

- 1 Read warning cards and warning labels. Remove all packaging materials and removable warning cards from the cooker and accessories.
- 2 Clean the inner pot, lid and accessories with water and detergent before the first use.
- 3 Install the condensation collector (where applicable: only on Lux Mini and Lux80) at the rear of the cooker by aligning the top of the collector with the guides on the cooker and press in.



- 4 Place the steam release handle on the lid.




The steam release handle does not lock tight into the lid but will fit loosely.

Getting Started

Before using your Instant Pot®:

- 1 To remove the lid, hold the handle, turn the lid counterclockwise and lift.



- 2 Remove the inner pot from the cooker.
- 3 Add food and liquids to the inner pot as the recipe directs. If steaming, place the steam rack on the bottom of the inner pot first. Always add at least 18 fl oz / 500 mL of liquid for minimum liquid requirement. See "Cooking and Safety Tips" on page 21.
- 4 Wipe the outside of the inner pot dry. Make sure there is no food debris on the heating element.
- 5 Put the inner pot back into the cooker. Rotate slightly to ensure that it is seated correctly.
- 6  Make sure the sealing ring rack is completely set in the groove on the inside of the sealing ring. Ensure there is no deformation on the sealing ring rack. Do not attempt to repair a deformed ring rack.
- 7 To place lid, reverse Step 1. Place the lid on the cooker, align the ▼ mark on the lid with the **OPEN** ▲ mark and turn clockwise to the ▲ **CLOSE** mark.

Getting Started



- Make sure the steam release valve, float valve and anti-block shield are clean and free of debris.
- After putting the lid on, make sure the float valve on top of the lid drops down.
- Do not put the lid on for the **Sauté** program.



Initial Test Run

To familiarize yourself with the Instant Pot® and check if the cooker is working properly:

- 1 Add 3 measuring cups of water into the inner pot (about 25 fl oz / 750 mL).
- 2 Close the lid. Turn the steam release handle to **Sealing** position.
- 3 Press the **Steam** button and press the + / - keys to adjust time to 2 minutes.



The preheating cycle will start **after 10 seconds** and the cooker will display **On**. Traces of steam may release until the float valve pops up. The **Steam** program will begin after a few minutes when working pressure is reached. The cooker will beep and automatically switch to **Keep Warm** mode if the **Auto Keep Warm** function is **ON**.

If anything seems to go wrong or if in doubt, refer to the troubleshooting guide on pages 23 - 25, or call the customer care team. Contact information on page 23.

Pressure Cooking

The following are pressure cooking programs: **Soup/Broth, Meat/Stew, Cake¹, Egg, Rice, Multigrain¹, Porridge, Steam or Manual².**



• Do not fill the inner pot more than 2/3 full when pressure cooking. For food that expands during cooking such as rice or dried vegetables, do not fill the inner pot more than 1/2 full.

• After the cooking process has started, you can press **Keep Warm/Cancel** at any time to end the program. The cooker then goes to standby mode.

1 Follow the steps in "Getting Started" pages 12 - 14.

2 Position the steam release handle to **Sealing**.



3 Connect the power cord. The LED displays **OFF**, indicating that the cooker is in standby mode.



4 Select a pressure cooking program: **Soup/Broth, Meat/Stew, Cake¹, Egg, Rice, Multigrain¹, Porridge, Steam or Manual².**

¹ *Cake and Multigrain cooking programs are not available on LUX Mini.*

² *The Manual program is the same as the Pressure Cook program on LUX Mini.*

Pressure Cooking



5 Optionally, personalize pressure cooking programs as follows:

To do this	Press this button	Followed by these steps...
Change the cooking time	Adjust	Select between three preset cooking times, Normal , Less and More by pressing the Adjust button repeatedly.
	+ / -	Add/subtract time; press and hold for faster changes
Set the delayed cooking time	Delay Start	<ol style="list-style-type: none"> 1. Use the + / - buttons to set the hours 2. Press Delay Start again 3. Use the + / - buttons to set the minutes

6 10 seconds after choosing the settings, the cooker beeps 3 times and displays **On** to indicate that the cooker has entered preheating cycle. If using **Delay Start**, the **Delay Start** light indicator will light up and 10 seconds after selecting this program, the delayed cooking time count down will begin. When count down is finished, the cooker will display **On** for the preheating cycle. Depending on the amount of food and its temperature, the preheating cycle can last from a few minutes to 40 minutes or more. As the cooker heats up and pressure builds, the float valve rises. When working pressure is reached, the cooker enters the pressure cooking cycle and displays the remaining cooking time.

When the cooking cycle has finished, the cooker beeps and enters the **Keep Warm** mode if the **Auto Keep Warm** function is turned **ON**. The LED displays the elapsed time (such as **L0:02**). If **Keep Warm/Cancel** is not pressed, the cooker will turn **OFF** after 10 hours.





Pressure Cooking

- 7 Release the pressure using one of the following methods (refer to recipe):

Natural Release: Allow the cooker to cool down by itself until the float valve drops down. This may take 10 to 40 minutes, or even more, depending on the amount of food in the cooker. Place a wet towel on the metal part of the lid to speed up cooling (do not cover the steam release valve).

Quick Release: Turn the steam release handle to the **Venting** position to let steam out until the float valve drops down. Never pull out the steam release handle while releasing steam as escaping steam is extremely hot and can cause scalding. For food with large liquid volume or starch content, use the **Natural Release** method as thick liquid may splatter.



Do not place hand over steam release valve



Do not lean face over cooker when it is in operation or releasing steam/pressure

- 8 Press **Keep Warm/Cancel**. The LED displays **OFF**, indicating that the cooker is in standby mode. Open the lid. **Make sure the float valve is down before opening the lid.**



Non-Pressure Cooking

The following are non-pressure cooking programs: **Sauté**, **Slow Cook**, and **Keep Warm**.

Sauté

- 1 Connect the power cord. The LED displays **OFF**, indicating that the cooker is on standby.
- 2 Select the **Sauté** program.
- 3 To change the cooking temperature, press **Adjust** repeatedly to select between **Less** (for simmering or thickening sauce), **Normal** (for stir-frying), and **More** (for pan searing or browning meat).

10 seconds after choosing the settings, the cooking process will start. The cooker beeps 3 times and the LED displays **On** to indicate that the cooker has entered the preheating cycle. When the working temperature is reached, the LED displays **Hot**.



- 4 Add food to the inner pot and sauté.
- 5 When you have finished sautéing the food, press **Keep Warm/Cancel**. The LED displays **OFF**, indicating that the cooker is in standby mode.



- Do not put the pressure cooker lid on when using the **Sauté** program. There will be warning alerts and the display will flash. A glass lid with a venting hole may be used.
- As a safety precaution, the cooker automatically enters standby mode after 30 minutes if you have not pressed **Keep Warm/Cancel**.



Non-Pressure Cooking

Slow Cook

- 1 You may use the Instant Pot® glass lid as an option. If using the pressure cooking lid, make sure the steam release handle is turned to **Venting**.



- 2 Connect the power cord. The LED displays **OFF**, indicating that the cooker is on standby.
- 3 Select the **Slow Cook** program.
- 4 Optionally, modify the slow cooking program as follows:

To do this	Press this button	Followed by these steps...
Change the cooking time	+ / -	Add / subtract time
Change the cooking temperature	Adjust	Select between three preset cooking temperatures, Less , Normal and More by repeatedly pressing Adjust .
Set the delayed cooking time	Delay Start	<ol style="list-style-type: none"> 1. Use the + / - buttons to set the hours 2. Press Delay Start again 3. Use the + / - buttons to set the minutes

10 seconds after choosing the settings, the cooking program will start. The cooker beeps 3 times and the cooker enters the cooking cycle. The LED displays the remaining cooking time. If using **Delay Start**, the **Delay Start** light indicator will light up and 10 seconds after selecting this program, the delayed cooking time count down will begin. When count down is finished, the cooking time begins.

Non-Pressure Cooking

- 5 When the cooking cycle has finished, the cooker beeps and enters the **Keep Warm** mode if the **Auto Keep Warm** program is turned **ON**. The LED displays the elapsed time (such as **L0:02**). If **Keep Warm/Cancel** is not pressed, the cooker will turn **OFF** after 10 hours.
- 6 If the lid is on, remove it by turning counter-clockwise and lifting.
- 7 Press **Keep Warm/Cancel**. The LED displays **OFF**, indicating that the cooker is in standby mode.

Cooking and Safety Tips



- Extreme caution should be taken when moving the steam release handle to the **Venting** position. Keep hands and face away from the steam release openings. Failure to comply may result in scalding or serious injury.
- Do not attempt to open the lid until pressure inside the cooker is completely released. As a safety feature, until the float valve drops down the lid is locked and cannot be opened. **Do not force lid open.**
- When opening the lid, the inner pot may adhere to the lid. This is caused by vacuum due to cooling. Make sure the steam release handle is in the **Venting** position and all the steam is released.
- If the float valve is stuck, move the steam release handle to the **Venting** position. Once all the steam is released, push the float valve down with a pen or long stick.
- Always add at least 18 fl oz / 500 ml of water or other liquids so enough steam can be generated to cook under pressure. These include cooking sauces, wine, beer, stocks, juices of fruits and vegetables. Oils, oil-based sauces and thick cooking sauces do not have enough water content and will not account for the required liquid volume.
- Time to pressure and cooking time will vary according to the temperature and quantity of the ingredients. Food that is cold or frozen will take longer to cook than food that is at room temperature.
- When using the **Delay Start** program, allow sufficient cooling down time before serving.
- The **Delay Start** program is not recommended for porridge, oatmeal or other foamy and thick liquids. Cooking progresses should be monitored when cooking these foods.

Care and Cleaning



Unplug your Instant Pot® and let it cool to room temperature before cleaning.

- **All Instant Pot® inner pots, pressure cooker lids, glass lids, and accessories are dishwasher safe (it is recommended to use the top rack of the dishwasher).**
- Remove the inner pot and lid and wash with detergent. Rinse with clear water and wipe dry with a soft cloth.
- Wipe the inner cooker base rim and slot dry with cloth to prevent rusting of the exterior cooker rim.
- Remove the sealing ring and anti-block shield from the underside of the lid. Wash with warm, soapy water, rinse with clear water and wipe dry with a soft cloth.
- **The sealing ring must always be properly positioned on the underside of the lid.**
- Clean the outer body with a damp soft cloth or sponge.
- Never use harsh chemical detergents, scouring pads or powders on any of the parts or components.
- Periodically check that the steam release valve and float valve are in good working order and free of debris.

Troubleshooting

If you experience any problems with the cooker, need technical assistance or product return information, please contact the Instant Pot support team using the methods below:

- Create a support ticket: www.InstantPot.com/support/
- Email: support@instantpot.com
- Call 1-800-828-7280 ext 2 for the customer care team.

You can also find tips, videos and FAQs on www.InstantPot.com/faq/

The issues in the following tables do not always indicate a faulty cooker. Please examine the cooker carefully before contacting the support for repair.

Problem	Possible reason	Solution
1 Difficulty with closing the lid	Sealing ring not installed properly	Install securely in the sealing ring rack.
	Float valve in the popped-up position	Slightly press the float valve downward.
2 Difficulty with opening the lid	Pressure inside the cooker	Position the steam release handle to the venting position to reduce the internal pressure. Open the lid after the pressure is completely released.
	Float valve stuck at the popped-up position	Press the float valve lightly with a pen or long utensil.

Troubleshooting

Problem	Possible reason	Solution
3 Steam leaks from the side of the lid	No sealing ring	Install the sealing ring
	Sealing ring damaged	Replace the sealing ring
	Food debris attached to the sealing ring	Clean the sealing ring
	Lid not closed properly	Open then close the lid again
4 Steam leaks from float valve for over 2 minutes	Food debris on the float valve silicone seal	Clean the float valve silicone seal
	Float valve silicone ring worn- out or missing	Replace the float valve silicone ring
5 Float valve unable to rise	Too little food or water in inner pot	Add more water into the inner pot
	Float valve obstructed by the lid locking pin	Close the lid completely, see "Getting Started" section
6 Steam comes out from the steam release valve non-stop	Steam release valve not in sealing position	Turn the steam release handle to the sealing position
	Pressure control fails	Contact support
7 Display flashes "Lid"	Lid is not in the correct position for the selected program	Close the lid for pressure cooking or open the lid for sautéing
8 Display remains blank after connecting the power cord	Bad power connection or no power	Inspect the power cord to ensure a good connection, check if the power outlet is active
	Cooker's electrical fuse has blown	Contact support

Troubleshooting

Problem	Possible reason	Solution	
All LEDs flash with a code appearing on screen and the warning beep is ON	C1	Faulty temperature sensor	Contact support
	C2	Faulty temperature sensor	Contact support
	C5	Temperature is too high because inner pot is not placed into the cooker base	Insert the inner pot properly
		Temperature is too high because there is no water in inner pot	Put food and water in the inner pot
	C6	Faulty pressure sensor	
	C6H	Faulty HIGH pressure sensor	Contact support
C6L	Faulty LOW pressure sensor		
Rice is half cooked or too hard	Too little water	Adjust dry rice and water ratio according to recipe	
	Lid opened too early	After cooking cycle completes, leave the lid on for 5 more minutes	
Rice is too soft	Too much water	Adjust dry rice and water ratio according to recipe	
The cooker beeps 5 times and displays the 'burn' message after a cooking program has started	Indication of overheating. The cooker has reduced the heating temperature, and may not reach cooking pressure	Starch deposits at the bottom of the inner pot might have clogged heat dissipation. Stop the cooker and inspect the bottom of the inner pot	
Occasional ticking or light cracking sound	The sound of power switching and expanding pressure board when changing temperature	This is normal	
	Bottom of the inner pot is wet.	Wipe bottom of the inner pot dry before cooking	

Warranty

Limited Warranty

This Limited Warranty is effective for one year from the date of original consumer purchase. Proof of original purchase date and, if requested by an authorized Instant Pot Company ("IPC") representative, return of your appliance as IPC may direct at IPC's expense, is required to obtain service under this Limited Warranty.

When this appliance is operated and maintained in accordance with written instructions attached to or furnished with the product, Instant Pot Company will pay for either (i) repair labor to correct defects in materials or workmanship that existed when this appliance was purchased or (ii), at its sole and exclusive discretion, replace the appliance for a period of one (1) year from the date of purchase. In the event that your appliance is replaced, the Limited Warranty on the replacement appliance will expire at the original date (i.e. 12 months from the original purchase date).

This Limited Warranty extends only to the original purchaser and use of the appliance in the United States of America and Canada. This warranty does not cover units that are used outside of the United States of America and Canada.

Any modification or attempted modification to your appliance may interfere with the safe operation of the appliance and will void this Limited Warranty. This Limited Warranty does not apply in respect of any appliance or any part thereof that has been altered or modified from its factory settings unless such alterations or modifications were expressly authorized by an IPC representative.

IPC is not responsible for shipping costs related to warranty service, save and except for shipping costs associated with the return of your appliance as provided herein.

Limitation and Exclusions

The liability of IPC, if any, for any allegedly defective appliance or part shall in no circumstances exceed the purchase price of a comparable replacement appliance.

This Limited Warranty does not cover:

1. Damage resulting from accident, alteration, misuse, abuse, neglect, unreasonable use, use contrary to the operating instructions, normal wear and tear, commercial use, improper assembly, disassembly, failure to provide reasonable and necessary maintenance, fire, flood, acts of God or repair by anyone unless directed by an Instant Pot Representative.
2. Repairs where your appliance is used for other than normal, single-family household use or when it is used in a manner that is contrary to published user or operator instructions.
3. Use of unauthorized parts and accessories, or repairs to parts and systems resulting from unauthorized repairs or modifications made to this appliance.

The cost of repair or replacement under these excluded circumstances shall be borne by you.

Warranty

Disclaimer of Implied Warranties

IMPLIED WARRANTIES, INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY LIMITED TO ONE YEAR OR THE SHORTEST PERIOD ALLOWED BY LAW. Some states or provinces do not allow limitations to the duration of implied warranties of merchantability or fitness, so this limitation may not apply to you.

Disclaimer of Representations Outside of Warranty

IPC makes no representation about the quality, durability, or need for service or repair of this appliance other than the representations contained in this warranty.

Limitation of Remedies; Exclusion of Incidental and Consequential Damage

YOUR SOLE AND EXCLUSIVE REMEDY UNDER THIS LIMITED WARRANTY SHALL BE PRODUCT REPAIR OR REPLACEMENT AS PROVIDED HEREIN. IPC SHALL NOT BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE APPLIANCE OR DAMAGES WITH RESPECT TO ANY ECONOMIC LOSS, PERSONAL INJURY, LOSS OF PROPERTY, LOSS OF REVENUES OR PROFITS, LOSS OF ENJOYMENT OR USE, COSTS OF REMOVAL, INSTALLATION OR OTHER CONSEQUENTIAL DAMAGES OF WHATSOEVER NATURE.

You the buyer may have other rights and remedies under your state's or province's applicable laws, which are in addition to any right or remedy which may be available under this limited warranty.

Warranty Registration and Service

Please visit <http://instantpot.com/support/register/> to register your new Instant Pot and validate your warranty within thirty (30) days of purchase. You will be asked to provide the store name, date of purchase and model number (found on the base of your cooker) along with your name and address. The registration will enable us to keep you up to date with product developments, recipes and contact you in the unlikely event of a product safety notification. By registering, you acknowledge to have read and understood the instructions for use, and warnings set forth in the accompanying instructions.

To obtain service under this warranty, please call the Customer Care Team at 1-800-828-7280. If IPC is unable to resolve the problem, you may be asked to send your appliance to the Appliance Service Department for quality inspection. IPC is not responsible for shipping costs related to warranty service, save and except for shipping costs associated with the return of your appliance from Canada or within the 48 contiguous states and the District of Columbia of the United States of America, as provided herein. When returning your appliance, please include your name, address, phone number, proof of the original purchase date as well as a description of the problem you are encountering with the appliance.

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
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To enhance your experience with Instant Pot, join the official Instant Pot Community

 [Facebook.com/groups/instantpotcommunity](https://www.facebook.com/groups/instantpotcommunity)

 twitter.com/instantpot



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