

Standard Return Policy and Front Invoice Terms & Conditions

Improper installation voids any warranty. Damage, repair, or alteration to a purchased part voids any warranty. The use of horse power increasing accessories voids warranty on engines and transmissions. Any warranty, standard or extended, covers only the original purchaser and is non-transferrable through any means. If you are having a problem with a mechanical part that has been installed, do not remove the part or the warranty is void. Contact seller immediately for instructions. Seller is not liable for any labor reimbursement unless a labor warranty is purchased. The warranty period always begins from the original invoice date. If you receive a replacement part, your warranty period coverage on the replacement is from the date of the original invoice. See back side of invoice for additional terms and conditions of warranties. All deposits on parts are non-refundable and forfeited to seller if the parts have not been picked up in 30 days. Seller has added a 1.75% environmental surcharge to all taxable invoices to help recover the cost professionally recycling hazardous materials and fluids. Seller has right to withhold up to \$35 from core deposit if custom pallet is not returned. Once cores are returned, Seller is not liable in any way for recovering the core or any of its parts. Seller highly recommends paying the core deposit and retaining the core until your repair is complete. We ask that cores be returned within 90 days of installation, cores returned past 90 days will only receive 50% of deposit returned.

* By accepting the part upon delivery or pick up, you are confirming that the part was received, it is in the condition you expected, and you are willing to use it in your repair. You are also confirming that you understand the terms and conditions of our warranties.