

LIMITED WARRANTY

1. Central Foreign Auto Parts, Inc. warrants our parts to work properly and fit the requested application. In the event of a defect, the buyers sole recourse against the seller, shall be the repair or replacement of the defective part when said part is presented to the Seller within 90 days from the date of purchase and accompanied by the original invoice, with return information completely filled out, unless otherwise noted on this invoice or negotiated.
2. Special ordered parts and body sections cut to order are not returnable. Only the supplying dealer warrants special ordered parts. Parts may not be returned after 10 days from the date of this invoice. Body section cuts that are returned within 10 days of the invoice date are subject to a restocking fee of up to 25%. Parts other than those that were originally sold or which have been altered or damaged are not acceptable for return. It is agreed that the sole determiner of condition for return is Seller. Buyer agrees to any method of inspection determined by seller and agrees Seller has the right not to accept returned merchandise if in the Seller's opinion he believes the condition of the merchandise has changed from the date of sale.
3. Engines are warranted against rod knock, cracked block or heads and excessive smoking for a period of 90 days from the date of purchase unless otherwise noted on this invoice. Oil leaks, rubber seals and timing belts are not guaranteed and should be inspected, replaced or repaired as necessary. Engines are sold as long blocks and accessories are not guaranteed to fit your application or be serviceable. These include but are not limited to, intake and exhaust manifolds, oil pans, distributors, carburetors, fuel injectors and water pumps. We recommend that you transfer all original accessories for proper engine performance and emissions compliance. Damage due to overheating or lack of lubrication is not covered. A new oil filter and oil is required under this warranty.
4. Automatic transmissions are warranted for a period of 90 days from the date of purchase unless otherwise noted on this invoice. Front, rear and axle seal leaks are not covered and should be inspected and replaced if necessary. The oil cooler and lines must be flushed and a new filter and fluid installed or warranty is void. A broken front pump due to improper installation is not covered.
5. There is no responsibility for improper installation or usage after time of purchase. Seller is not liable for and purchaser waives all claims for consequential damages which result from the sale of the above parts including, but not limited to labor charges to install or remove parts, loss of income, wages, salary or rental car charges. Buyers sole remedy against Seller shall be, at the discretion of the Seller, limited to the price paid for the part on this invoice, or an exchange or repair of the defective part.
6. An extended or additional warranty may be purchased to accompany the standard 90 day warranty. The terms stated here apply fully to those warranties as well. Any additional terms of length and conditions stated on the front of this invoice are valid and apply to this purchase only.
7. All merchandise must be inspected by buyer for defects or safety hazards. Seller states that it in no way guarantees or warrants used merchandise for apparent or non-apparent safety hazards, and it is the responsibility of buyer to inspect for any safety hazards or hire an expert to so inspect.
8. Buyer affirms that before he has entered into this agreement, Seller requested that he examine the parts or merchandise, to ascertain whether there were defects therein; that Seller afforded to buyer an adequate opportunity to make such examination before he entered into this agreement and that he has examined the goods as fully as he desires for the purpose of determining whether there are defects.
9. Seller asks that Buyers respect the amount of time and effort that goes into processing and delivering used auto parts. Thus, Seller has the authority to issue up to a 20% restocking fee or a \$40 return part pick-up on any part that is returned due to no fault of Seller. These cases may be parts that are ordered wrong, ordered prematurely, lost jobs, or even total loss.

Parts Return & Request for Credit

Date of Return: ____/____/____ Individual Administrating Return: _____

Invoice Number: _____ Was this part requested by an Insurance Company: Y N

Please Circle the Reason for Your Return:

- | | | |
|---------------------------|-----------------------|-------------------------|
| Wrong Part Sent | We Ordered Wrong Part | Part Damaged in Transit |
| More Damage than Expected | Part Not Needed | Lost Job/Total Loss |
| Defective Mechanical | Delivery Delay | Customer Refused |

Request for Credit: (Please check the box that applies)

- Please issue us full credit for the part that was returned and any freight, in the amount of \$ _____
- Please issue us full credit for the part, less any freight that was incurred, in the amount of \$ _____
- Please issue us credit for part, less a restocking/pickup fee, in the amount of \$ _____
- The returned part is out of warranty; no credit is due to us at this time.

Signature of Individual Requesting Credit