

Secondhand Engine Warranty

WHAT IS COVERED:

- 1. Your secondhand engine is warranted for 3 months or 5000 kms, whichever comes first, from the date on this warranty.
- 2. The warranty covers the engine block, cylinder head and all internal components. The warranty does not cover the water pump, diesel pump, timing components or any other components that happen to be affixed to the unit.

GENERAL:

- 1. Nothing in this document is intended to limit any condition, guarantee, right or remedy which may be available under the Consumer Guarantees Act 1993, except as permitted by that Act.
- 2. The warranty is not transferable.
- 3. If any material facts are withheld, false or fraudulent reports and/or claims are made, then this warranty shall become void. In this event, any payments that have been made by Lite Commercial Dismantlers will be repayable forthwith.
- 4. No variation or modification to the terms of this warranty shall be valid or binding unless it is in writing and signed by an authorised employee of Lite Commercial Dismantlers.
- 5. If an engine has been sold on an 'exchange basis' any failure to return the exchange engine will void the warranty.
- 6. Where the engine has been acquired for business purposes, the Consumer Guarantees Act 1993 shall not apply.
- 7. Lite Commercial Dismantlers will refund any freight costs involved for faulty parts. Before making any freight arrangements, the client must consult with Lite Commercial Dismantlers.
- 8. Where an engine is found to be out of warranty or not faulty, Lite Commercial Dismantlers will charge labour at \$75.00/Hr (excluding GST) plus all freight costs.
- 9. If Lite Commercial Dismantlers does not undertake the repair of a faulty engine itself, then Lite Commercial Dismantlers reserves the right to name the repairer.

CLIENT REQUIREMENTS:

- 1. The client must inspect the engine before installation and ensure that everything is correct before installing it. There will be no labour reimbursement for the installation and removal of the wrong engine.
- 2. The engine must be fitted, in accordance with the vehicle manufacturer's installation and adjustment instructions, by a qualified automotive mechanic. The client will be asked to supply a printed receipt for the installation if a warranty claim is made.
- 3. The thermostat must be removed from the engine and replaced with a new thermostat.
- 4. If the engine has a timing belt it must be replaced with a new one before fitting the engine.
- 5. The water pump, and rear and main front seals must be replaced with new ones.
- 6. The radiator and cooling system must be checked and serviced. The radiator should have the top tank removed and tubes rodded by an approved radiator repair business. All hoses connected to the cooling system must be thoroughly inspected for damage, cracks, perishing and lose fittings. Any faulty hoses or fittings must be replaced. The radiator cap should be inspected for any damage or faulty operation, and replaced if necessary. Proof that this has occurred will be required if there is a problem with the engine.
- 7. New sump, timing and tappet cover gaskets must be fitted to the engine.
- 8. All plugs, wiring and sensors that are connected to the engine must be tested.
- 9. The ignition and/or injection timing must be set to the manufacturer's specifications.
- 10. The oil, fuel and air filters must be changed using the correct filters as required by the manufacturer.

- 11. There is **NO OIL** in this engine. Fill with the correct oil as required by the manufacturer and tighten the drain plug as oil leaks are not covered by this warranty.
- 12. The client must ensure that all water / oil gauges and warning lights in the vehicle are working.
- 13. The heat tab must not be tampered with or removed from the engine. If the heat tab indicates that the engine has overheated then the warranty will be void.
- 14. If the fitter is aware of any problems with the engine, then Lite Commercial Dismantlers must be notified before the vehicle leaves the fitter's premises.
- 15. In the event of any signs of malfunction it is the client's responsibility to cease operation of the vehicle and report the problem immediately to Lite Commercial Dismantlers. Failure to do so may cause consequential damage and void the warranty.
- 16. Engines are sold as long bare. Any accessories, manifolds or wiring, if fitted are not covered by the warranty and may not fit your model. We recommend the use of your vehicles existing accessories.
- 17. Any modifications or the addition of aftermarket "high performance" parts will void your warranty.
- 18. It is the client's responsibility to ensure that the vehicle receives all the scheduled service and maintenance work at the recommended intervals given by the manufacturer.
- 19. If the engine proves to be faulty within the warranty period, Lite Commercial Dismantlers will at their discretion repair the engine, supply the parts required, replace the engine or give a refund. If the fault is serious or cannot be fixed, the client can choose to return the engine and accept either a refund or replacement engine; or keep the engine and have the price reduced to make up for its drop in value. In some circumstances a replacement engine may not be available so Lite Commercial Dismantlers reserves the right to give a refund for the faulty engine.
- 20. No repairs may be undertaken until the costs and the method of repair have been agreed with Lite Commercial Dismantlers.
- 21. Any claims made under this warranty must be accompanied by the original invoice as proof of purchase.
- 22. If an engine is replaced under the terms of this warranty, the replacement engine will be covered for the balance of the original warranty.
- 23. All faulty or damaged parts removed under the terms of this warranty shall become the property of Lite Commercial Dismantlers and must be returned. Any freight costs incurred will be the responsibility of Lite Commercial Dismantlers and the client must consult with us prior to making shipping arrangements.
- 24. If an engine or parts are returned under warranty they must be in the same condition as they were when dispatched form Lite Commercial Dismantlers.
- 25. It is the client's responsibility to report any damage caused in transit within seven (7) days. Please refer to Terms of Trade, Clause 7.6 (available at <u>www.lcd.nz</u>).
- 26. The client must complete this warranty form and return it to Lite Commercial Dismantlers by either email to <u>admin@lcd.nz</u> or mail to address given on tax invoice.

THIS WARRANTY DOES NOT COVER:

- 1. Secondhand engines subject to an express warranty given by a third party supplier to Lite Commercial Dismantlers for their client.
- 2. Damage occurring as a result of a failure of any ancillary parts (e.g., cooling system, fuel system or contaminated fuel, turbo charger/exhaust and ignition system components), nor the ancillary parts themselves.
- 3. Repairs that are a result of the vehicle being driven after the loss of lubricants, oil, refrigerants or water.
- 4. Repairs required as a result of corrosion or rust, water damage, misuse, abuse, neglect, overloading, lack of maintenance, modification, incorrect installation, using incorrect or insufficient fluids and oils, illegal use, normal wear and tear, malicious damage, impact or road traffic accidents.
- 5. Damage caused by natural or manmade disasters such as fire, flood, earthquake, etc.
- 6. Repairs to engines used in marine situations, competition, race or speed trials. If the vehicle is used for towing, then this must only be done within the manufacturer's recommendations.
- 7. Any engine or parts which have been tampered with, disassembled or repaired without Lite Commercial Dismantlers consent. If this occurs then the warranty will be void.

- 8. Engines fitted in vehicles where the odometer has been disconnected or the kilometre/mileage reading has been altered.
- 9. Damage caused by the continued use of the engine after a fault has occurred.
- 10. Any vehicles operated outside of New Zealand.

Failure to provide us with the vehicle's odometer reading and registration number will void the warranty.

Engine Description		Date	
Client Name		Invoice No.	
Client Address		Registration No.	
Client Signature	I have read and understood this warranty	Current Kilometres	

12 January 2017