



E info@pijffers.nl
I www.pijffers.nl

Delivery conditions (in addition to the general delivery conditions of the STIBA)

Warranty statements of delivered parts:

We give a 3 month warranty on the following parts (unless stated otherwise):

- Sheet metal with an A1 or A2 quality code
- Engine or gearbox with < 50,000 km

Warranty on engines/gearboxes and turbos if the enclosed installation instructions have been followed correctly.

No warranty on:

- Distribution and head gasket damage
- Work and/or parts related to the installation of the delivered part
- With complete delivery engine on attachments

Returns

- Delivered parts (excluding electronic parts such as computer, ecu, relays, modules, media, navigation and semi-electronic parts) can be returned within 8 days.
- We do not accept returns for incorrectly ordered parts
- We do not accept returns after 8 days
- Old engines/gearboxes and turbos must be delivered to us within 1 month.
- Shipping and return costs are the responsibility of the customer
- Labor costs are not reimbursed by us

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engines

Installation instructions engines:

BEFORE INSTALLING THE ENGINE WE RECOMMEND YOU FIRST READ THE BELOW.

Check whether the delivered motor corresponds to your motor, determine what caused the original

damage and make the necessary repairs.

The engine is delivered without oil.

If in doubt, check all gaskets, hoses, hose clamps and seals.

Recommendation: replace the timing belt/chain and tensioner, rollers and the water pump. (There is no warranty on these parts).

Check seals for leaks. (There is no warranty on these parts) Assemble -

check all attachments according to factory instructions.

Use electronic components and wiring harnesses that come with the car as much as

possible. Check that the fuel system is the same make and type. (possibly overbuild)

On 1.4 and 1.6 HDI engines the pump and injector numbers must match otherwise the injectors must be

taught. (read in by means of a test box) and the pump must be converted. Check

if your flywheel is the same. (Other about build)

Check whether the motor mounts match, otherwise they must be transferred.

Thoroughly clean parts to be built, such as inlet parts.

Check the exhaust system for contamination (the old damage may clog the catalytic particulate filter, causing

the new motor to be built in can be damaged) if in doubt replace it.

Turbo engines: make sure all accessories such as hoses, inter-coolers, etc. are clean.

Rebuild engines with immobilizer (diesel), the immobilizer or entire pump. Replace the oil filter + sump plug ring.

Fill all engine fluids according to factory regulations (never use old fluid and engine oil) and install new filters.

Observe the disassembly and assembly instructions according to factory data, tightening torques, etc.

Check the cooling system for sufficient flow capacity and make sure that the system is properly vented.

Check if the radiator is getting hot everywhere.

Check the operation of the cooling fan.

Check all engine management system settings. The above information is only intended as advice to our customers. No rights can be derived from the information.

Manufacturer's guidelines take precedence at all times.

IT IS RECOMMENDED TO INSTALL THE ENGINE BY A PROFESSIONAL CAR COMPANY.

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Turbo

BEFORE INSTALLING THE TURBO WE RECOMMEND YOU FIRST READ THE BELOW.

Check whether the supplied turbo corresponds to your car.

Check the turbo pressure sensor for function.

Remove the oil supply and return.

Clean it carefully and check the flow and condition of the pipes. Replace supply pipe + banjo bolt

Do not use liquid gaskets. Replace intake tube in crankcase Install a new air filter.

Clean all turbo hoses, intercooler if present, inlet and outlet manifolds. Cleaning is important because of, leftover metal residues.

Check the crankcase vent for contamination and clean it if necessary. Check that the catalytic converter and the soot filter are not clogged or heavily soiled. Change the oil + filter.

Start the engine without it starting (close diesel injection ignition) this to build up oil pressure, it may take some time

before the oil reaches the turbo because the pipes have been cleaned.

Let the engine idle for a few minutes.

Check the oil pressure.

If you are sure that the turbo has enough oil, increase the speed. Check pipes and hoses for any leaks.

Check all engine settings. Adjust the

wastegate if necessary. Tighten the bolts

when the engine is warm.

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Gear box

BEFORE INSTALLING THE GEARBOX WE RECOMMEND YOU FIRST READ THE BELOW.

Check whether the delivered gearbox corresponds to your gearbox, determine what caused the

original damage and make any necessary repairs.

Before mounting, check the flywheel for wear (2 mass flywheel for play - damping). Check the flywheel for blue spots, these burnt spots can cause vibrations when accelerating.

Check clutch control lever for deformation cracks. Always make sure that all sockets are in the gearbox.

Check the oil seals of the gearbox and the engine before mounting, replace if in doubt. Grease the price shaft before mounting.

Never put the oil cooler of the old box on the new box because of, dirt or metal parts in the old cooler. Always mount an original coupling due to rattling and noise-making non-original couplings Make sure when you replace the guide bush over the Prias that you reassemble the spacers with the new guide bush

Always check the intermediate bearing and the intermediate bearing support for play and rotation of the outer shell of the intermediate bearing.

Make sure that the torque converter does not come out of the box when mounting, otherwise the oil pump will malfunction. Secure the automatic transmission first and then the torque converter.

Tighten parts with correct tightening torques eg torque converter. Install gearbox according to factory instructions.

Install drive shafts according to factory instructions, also check the dust covers. The shift rod shift cables must be properly adjusted. Install a new washer drain plug.

Fill the gearbox according to dealer specifications. (correct oil and quantity)

No warranty on seals and coupling parts.

Recommendation: update the vending machine computer if necessary.

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rights can be derived from the information.

Manufacturer's guidelines take precedence at all times.

IT IS RECOMMENDED TO INSTALL THE GEARBOX BY A PROFESSIONAL CAR COMPANY.

BIC



HOUSEHOLD RULES - ANNEX C: GENERAL TERMS AND CONDITIONS OF SALE AND DELIVERY

1. Applicability

- 1.1 These general terms and conditions apply to the conclusion by STIBA members of agreements for the sale and/or delivery of used vehicle parts and to the execution of such agreements. The STIBA Warranty Conditions apply to these agreements for the sale and/or delivery of used vehicle parts.
- 1.2 STIBA members are those companies which have been admitted as members by the Board of STIBA pursuant to Article 3 of the Articles of Association of the said Association and which are recognizable by the STIBA shield. The STIBA members can also be found on the STIBA website.
- 1.3 Deviations from and/or additions to these general terms and conditions are only binding on the STIBA member insofar as they have expressly recorded their validity in writing. When the buyer refers to its own terms and conditions, the present terms and conditions apply exclusively, unless expressly agreed otherwise.

2. Agreement

- 2.1 If the agreement is entered into in writing or electronically, it is concluded on the day the contract is signed by the STIBA member, or on the day the written or electronic order confirmation is sent by the STIBA member.
- 2.2 Oral promises by and agreements with subordinates of the STIBA member are not binding on the STIBA member until and insofar as they have been confirmed in writing or electronically by the STIBA member.

3. Prices

- 3.1 Unless stated otherwise, all amounts are exclusive of deduction or discount and including VAT, whether or not calculated via the VAT margin scheme of the dismantling company.
- 3.2 Prices are calculated for delivery ex works, unless expressly stated otherwise.
- 3.3 A statement of prices, of goods offered for sale and of specifications contained in general offers are without obligation. They bind it STIBA member is not and the buyer cannot invoke this, unless otherwise agreed or indicated.

4. Delivery

- 4.1 Delivery is made ex workshop, warehouse or shop at the discretion of the STIBA member. The buyer is obliged to purchase, unless the STIBA member has no reasonable interest in this.
- 4.2 As soon as the item is ready for delivery or dispatch, the buyer bears the risk for all direct and indirect damage that may arise to or through the item, except insofar as this is due to gross negligence on the part of the STIBA member. If the buyer remains in default with the receipt of the good after notice of default, the STIBA member will be entitled to dissolve the agreement without judicial intervention and to pay the costs of storage of the goods.

 to charge the case to the buyer.
- 4.3 The sold item will be delivered promptly in the condition in which it is when the agreement was concluded.



4.4 Transport and dispatch of goods sold by the STIBA member takes place entirely at the expense and risk of the buyer.

5. <u>Delivery time</u>

- 5.1 Delivery times are determined in consultation and approximately by the STIBA member. Delivery times can never be regarded as a strict deadline. The delivery time starts with oral and written order confirmation.
- 5.2 In the event of late delivery, the STIBA member is not liable for damage suffered by the buyer due to late delivery, unless the buyer has given the STIBA member written notice of default, whereby the buyer must grant the STIBA member a period of at least half of the originally agreed delivery time in order to still meet its obligations.
- 5.3 To the extent permitted by law, an agreement cannot be dissolved by the buyer due to exceeding the term, unless the term referred to at the end of paragraph 2 of this article has expired and the buyer cannot be required to maintain the agreement.

6. Payment

- Unless otherwise agreed, payment is made in cash. In the case of distance selling, the STIBA member can offer the buyer various payment options, including Ideal, PayPal and credit cards in a secure environment and the option of a one-time authorization. Buyer's bank details will not be stored by the STIBA member. The buyer is aware that payment via the internet can entail risks. Payments via the internet are at the buyer's own risk. The STIBA member is not liable for the way in which the buyer makes payments.
- 6.2 When purchasing on invoice, payment must be received within fourteen days of the invoice date.
- 6.3 If on the due date no or late or incomplete payment has been made, the buyer will be in default, without notice of default or demand being required, and will owe the statutory interest on the overdue amount immediately and payable per month or part of the amount. one month from the due date.
- 6.4 In the case of paragraph 3 of this article, the STIBA member has the right to reclaim the purchased goods by means of an extrajudicial declaration within the term of article 7:44 of the Dutch Civil Code. The sale is canceled by this statement.
- 6.5 All costs, both judicial and extrajudicial those of collection agencies, bailiffs, lawyers included that are associated for the STIBA member with the enforcement of its rights against the buyer, are for the account of the buyer. The extrajudicial collection costs are calculated in accordance with the collection rate of the Dutch Bar Association with regard to collections, with a minimum of € 50.00.

7. Retention of title

- 7.1 As long as the buyer has not fully paid what is owed to the STIBA member by virtue of or in connection with delivery, goods already delivered remain the property of the STIBA member.
- 7.2 The buyer is not entitled to pass on goods delivered as long as they have not been paid to third parties deliver, loan, pledge or transfer ownership.



7.3 The buyer bears the risk for unpaid goods with regard to all damage, direct and indirect, which will be caused to them by himself or any other person.

8. <u>Shortcomings/complaints</u>

- 8.1 The buyer is obliged to carefully check deliveries after execution for any shortcomings in the form of deviations from specifications and other observable shortcomings. Shortcomings established must be reported to the STIBA member immediately, but no later than 8 days after delivery of the item. This notification must be made in writing and accompanied by a description of the observed shortcoming, stating the invoice and the invoice number.
- 8.2 The buyer must enable the STIBA member to check the observed shortcoming. Failure to comply with the provisions of this article paragraph will result in forfeiture of the buyer's right to invoke shortcomings that he could reasonably have discovered during a careful inspection within the aforementioned period.
- 8.3 The buyer must reimburse the costs for unfounded complaints to the STIBA member.
- 8.4 The provisions of this article 8 apply with due observance of the provisions of article 8 of the STIBA Warranty Conditions.

9. Force of the majority

- 9.1 If the STIBA member falls short in full or in part in the fulfillment of the obligation towards the buyer, this shortcoming cannot be attributed to the STIBA member if the STIBA member is hindered in the execution of the agreement. is made impossible by a circumstance -whether foreseeable or unforeseeable- beyond the control of the STIBA member, such as, but not limited to:
 - failure by suppliers/transporters;
 - war, riot or similar situations;
 - sabotage, boycott, strike or occupation;
 - machine damage;
 - theft from the warehouses;
 - business disorders;
 - government measures;
 - bad weather;
 - lightning strike;
 - fire.
- 9.2 If a situation arises as referred to in paragraph 1 of this article, to the extent permitted by law, the STIBA Member shall not be liable for any damage resulting from this for the purchaser and the STIBA Member may, at its option, suspend the fulfillment of its obligations. suspend resp. dissolve the agreement in whole or in part without judicial intervention and without being obliged to pay any compensation.

10. <u>Use of the case</u>

- 10.1 The buyer must use the delivered goods in accordance with their nature and destination and with due observance of all statutory user instructions and, where applicable, user instructions prescribed by the STIBA member.
- 10.2 If the buyer does not use the delivered item in accordance with the provisions of paragraph 1 of this article and the buyer holds the STIBA member liable for damage suffered in connection with the use of the delivered item, the buyer must prove that damage is the result of a



- defect in the item delivered by the STIBA member and not in the use other than in accordance with paragraph 1 of this article.
- 10.3 Without prejudice to the provisions of article 11 and paragraph 2 of this article, the STIBA member is never liable for personal injury if the buyer has acted contrary to the provisions of paragraph 1 of this article. To the extent permitted by law, the buyer must indemnify the STIBA member against claims from employees or other third parties, in particular customers, if they have not taken cognizance of the provisions arising from paragraph 1 of this article.

 operating instructions.

11. Liability

- 11.1 For damage from or in connection with deliveries for which the STIBA member can be held legally liable, unless mandatory legal provisions dictate otherwise, the liability of the STIBA member does not exceed the invoice amount.
- Damage, insofar as it consists of lost profit or reduced revenue and all other indirect or consequential damage, such as trading loss or any compensation or fine owed by the buyer to third parties, shall in no case be eligible for compensation, unless mandatory provisions to the contrary are made.
- 11.3 Except insofar as the STIBA member has any liability pursuant to Section 3 of Title 3 of Book 6 of the Dutch Civil Code and to the extent permitted by law, the buyer indemnifies the STIBA member against claims for whatever reason from third parties who claim to have suffered damage. suffered as a result of the purchase or any act or omission of the STIBA member in the context of the execution of the agreement, unless the buyer demonstrates that the STIBA member is liable in relation to the buyer and must compensate the buyer for this damage.
- 11.4 Under penalty of forfeiture of the right to compensation, the STIBA member will provide all desired cooperation in the investigation into the cause, nature and extent of the damage for which compensation is claimed.
- 11.5 Article 9 of the Warranty Conditions applies mutatis mutandis.

12. <u>Dissolution</u>

- 12.1 Complete or partial dissolution of the agreement will then take place by means of a written statement from one of the persons entitled thereto. Before the buyer sends a written notice of dissolution to the STIBA member, the buyer must at all times first give the STIBA member written notice of default and allow the latter a reasonable period of time to properly fulfill his obligations.
- 12.2 The buyer has no right to dissolve the agreement in whole or in part or to suspend his obligations, if he himself was already in default with the fulfillment of his obligations. For consumer buyers, this provision does not affect their possible right to suspend under any legal provision.
- 12.3 If the STIBA member agrees to dissolution, without there being any default on its part, it is entitled to compensation for all financial loss, such as costs, lost profit and reasonable costs to determine damage and liability.
- 12.4 In the event of partial dissolution, to the extent permitted by law, the buyer cannot claim cancellation of performances already performed by the STIBA member and the STIBA member is fully entitled to payment for the performances already performed by it. without prejudice to the STIBA Member's right to undo its performance and to claim compensation.



13. <u>Disputes</u>

- 13.1 Dutch law applies exclusively to all transactions between the STIBA member and the buyer.
- 13.2 All disputes arising from agreements with the STIBA member will in the first instance be submitted to the STIBA Complaints Committee. This committee decides according to the STIBA Complaints Regulations.
- 13.3 The complaints procedure does not affect the buyer's appeal to the competent court.

Eemnes, May 2012