

TERMS AND CONDITIONS

GENERAL

1.1 By using our website and placing your order, you indicate that you agree with the delivery and payment conditions of A-team Automotive. As a result, the following delivery and payment conditions apply and all other rights and / or obligations as stated on the website come into effect. These General Terms and Conditions are also available on request at:

A-team Automotive

Volkelstraat 13

3045 PX Rotterdam

Tel: 010 – 46 11 422

Fax: 010 – 41 83 465

Mobile: 06 – 410 656 74

E-mail: verkoop@ateamautomotive.nl

Chamber of Commerce number: 63082829

VAT no.: NL855084339B01

APPLICABILITY

2.1 These General Terms and Conditions apply to all offers and all agreements entered into with A-team Automotive. These General Terms and Conditions can be amended or supplemented by A-team Automotive as required. Additional Terms may apply to certain offerings, products or services.

2.2 Reference by the buyer to its Terms and Conditions shall not apply, unless expressly stated by

A-team Automotive has agreed.

2.3 Buyer is understood to mean every visitor to the internet site as well as every legal person or natural person who enters into a contractual relationship of any nature with A-team Automotive. In particular, "purchaser" is also understood to mean the person whose order and for whose account goods are delivered.

2.4 Deviations from these terms and conditions must be expressly agreed in writing. Agreed deviations do not affect the validity of the other conditions and never apply to more than one transaction.

2.5 A-team Automotive has the right to change these conditions at any time.

QUOTATIONS

2.6 All our offers should be regarded as invitations to the potential buyer to make an offer. They therefore do not bind us in any way, unless the contrary is expressly and unambiguously (in writing) stated in the quotation itself. The order given to us counts as an offer, which is only deemed to have been accepted by us after written confirmation from us (the so-called order confirmation).

2.7 The offers made by us include - in particular also with regard to the provisions of the previous paragraph -: designs, drawings, models, samples, descriptions, images and the like, as well as any appendices and documents that are included on relate to our offers. All of this, as well as tools made by us in this context, remain our property, must be returned to us at our request and may not be copied and/or passed on to third parties without our express written consent. We also reserve all rights that may exist under intellectual and industrial property. If the order to which our quote

has not been placed with us within 3 months after the day on which we made our offer, we can charge the costs associated with making our offer, including the costs of making the the tools referred to in the previous paragraph, to be charged to the buyer.

CREATION OF AGREEMENT

3.1 The statement of the price and the making of an offer should be regarded as an invitation to the

potential buyer to place an order. A-team Automotive is in no way bound to this order and can therefore not lead to any right to liability on behalf of the buyer.

3.2 The conclusion of the agreement is only accepted: - if the article is in stock. - the buyer exactly

has indicated which product he/she would like to receive. – _(if it concerns an online purchase) the buyer the

has entered data on the website and submitted the relevant order form electronically

A-team Automotive has sent or the buyer has sent the order form with all relevant data by fax. - the buyer has paid for the order in the manner indicated by A-team Automotive.

3.3 Buyer and A-team Automotive expressly agree that by using electronic

forms of communication a valid agreement is concluded as soon as the conditions in Articles 3.1 and 3.2 have been met.

3.4 Due to electronic communication, a signature is missing. The buyer and A-team Automotive agree that the lack of an ordinary signature does not affect the vebinding force of the conclusion of the agreement.

3.5 All photos, drawings and images are reproduced as accurately as possible and all information as well

oral and written are done to the best of our knowledge and belief. However, A-team Automotive does not guarantee that all offers and products are fully in accordance with the information or images provided. In principle,

deviated deviations do not give rise to compensation and/or dissolution of the agreement.

PRICES

4.1 All prices on the website are in Euro and the margin scheme applies.

4.2 The period of validity of offers is as stated on the website and/or while stocks last.

4.3 The costs of delivery are not included in the price. For preparing, checking, transporting and delivering the order, a share of the costs is added to the price of the order. This share of the shipping costs depends on the country of delivery and is stated in the ordering process.

PAYMENT

5.1 ->Unless the parties have expressly agreed otherwise in writing, payment of the total agreed price without setoff, deduction or suspension by the other party for delivery take place, or cash on delivery. Delivery also includes the performance of work.

->Deposit is part of the invoice and must therefore be paid at all times.

5.2 Payment on account is only possible if the customer is accepted by our credit insurer. The outstanding amount may never exceed the amount accepted by our credit insurer for the relevant customer.

5.3 If the credit company withdraws the set credit for the relevant customer, all previously made agreements will lapse and the outstanding amount must be paid immediately. Follow-up orders will only be shipped if prepaid.

5.4 Standard payment term, if Article 5.1 is met, is 14 days. Unless expressly agreed otherwise in writing. If the agreed payment term is exceeded, a delivery stop will take place until the invoices with an exceeded payment term have been paid.

For purchases or orders on account, payment must be received no later than fourteen days after the invoice date into a bank account to be determined by A-team Automotive, without any discount or appeal to settlement or suspension.

5.5 At the first request, to which A-team Automotive is entitled at all times, the buyer/client shall provide a

to make an advance payment or down payment, or a security required by the seller/mechanic for the

to ensure proper fulfillment of its obligations in a manner to be determined by A-team Automotive.

5.6 If the buyer/client has not paid the total agreed price or has not paid it on time, he is without

default notice. Without prejudice to A-team Automotive's further rights, A-team Automotive is in such a case entitled to charge the statutory interest for commercial transactions on the overdue amount, increased by 2% on an annual basis, per day from the relevant due date. This increase of the

amount due is considered a condition under which we have granted a deferment of payment,

without the obligation to pay per the agreed time lapses.

5.7 If A-team Automotive is forced to hand over a claim for collection, apart from him

Further claims for compensation, all costs included therein, both the judicial

if the extrajudicial, the latter at least at 15% of the overdue amount with a minimum of

€ 114,- be charged, at the expense of the other party.

5.8 The debts of the clients or buyers to A-team Automotive are regarded as delivery debts.

5.9 Payment by the client or buyer must be made in "Euros", unless expressly stated otherwise

agreed. You must settle the amount with DHL immediately upon receipt of the items.

5.2 In the event of non-payment of the order by the buyer within two weeks after the order has been placed,

A-team Automotive is authorized to consider the agreement yet to be concluded as non-binding and, if necessary, to declare it dissolved with immediate effect.

DELIVERY

6.1. Goods are delivered at AG's place of business, unless the parties expressly agree in writing another place of

delivery have been agreed. If transport of goods is agreed, the method of transport

determined by A-team Automotive. Goods always travel at the risk of the buyer/client, regardless of whether or not the transport takes place free of charge and regardless of whether this takes place from or to A-team Automotive.

Insurance can take place at the request and expense of the buyer/client.

Provisions included in the conditions of carriers of products cannot detract from the provisions of this paragraph.

6.2. If the buyer/client refuses to take receipt of the goods offered to him by A-team Automotive within three days of the time that the buyer/client has been informed that they are ready for delivery, all resulting costs (including freight and storage costs in accordance with the A-team Automotive or locally applicable rate) for the account of the buyer/client. From that moment on, the goods will also be at the expense and risk of the buyer/client.

6.3. The risk of goods accepted by A-team Automotive for the performance of work or otherwise under its management remains with the buyer/client, except in the event of intent or gross negligence on the part of AG.

6.4. Delivery of barter business

a. The exchange items sold by A-team Automotive to the buyer/client are packaged in a standardized manner. The packaging is given on loan to the buyer/client. Packaging remains the property of AG.

Buyer/client must return the packaging undamaged to A-team Automotive. A deposit is charged on packaging materials, unless agreed otherwise. If the buyer has not returned the packaging materials within 3 months after purchasing the exchange item, A-team Automotive is no longer obliged to return the packaging/deposit money. This leaves the obligation of the buyer/client to check the packaging

return unaffected.

b. When purchasing an exchange item, the buyer/client will be charged a deposit, unless otherwise

agreed. If the buyer/client does not return the old item to be exchanged within 6 months after purchasing

has returned the exchange good to A-team Automotive and/or has not been assembled and/or has not returned the coolant or oil-free packaging in a safe/safe manner, is no longer obliged to return the deposit charged to the buyer/client. This does not affect the obligation of the buyer/client to return the old item.

c. The deposit charged is only a symbolic amount. In those cases where the actual the value of the old case is higher if the deposit can be recalculated.

d. Exchange cases are only sold against surrender of the old case. The old case serves the same

be brand, construction type and composition and must not be broken, cracked, welded or otherwise

are damaged or incomplete. The vital parts (in an engine that are block, head, crankshaft and camshaft) serve

be subject to normal revision. If the returned item does not meet the requirements, the higher costs will be charged

from the buyer/client and a subsequent calculation will take place.

e. Exchange cases can be supplied with a different oil sump and/or valve cover. In those cases, the

buyer/client at his own expense, to transfer relevant parts from the old case, after thorough

inspection and cleaning.

f. A team Automotive. reserves the right to adapt exchange items to its own specifications, if this has a positive influence on the quality of the exchange item. An example of this could be that in a number of cases

do not equip engines with balance shafts.

g. For environmental and safety reasons, the buyer/client must return the old ones at its own expense

package items safely and completely free of coolant and oil. Buyer/client is liable for all

damage suffered by A-team Automotive and/or third parties resulting from the incorrect delivery of the old goods to be returned. The buyer/client indemnifies A-team Automotive in this respect.

h. Sell with purchase. If the buyer

continues to use the old case pending delivery of the new case, the latter case will be used first

owned by A-team Automotive after the actual delivery thereof to A-team Automotive has taken place. As long as the buyer continues to use the item, this will be entirely at his expense and risk.

6.5. Delivery by us always takes place "ex workshop AG" (Rotterdam, the Netherlands) (EXW) and according to the most recent version of the ICC Incoterms

6.6 The delivery time is the date of delivery of goods or of the work performed such as stated in the agreement concluded by the parties, or as sooner or later as the parties agree

agreed. Early delivery is allowed at any time.

6.7 If no date of delivery has been agreed, A-team Automotive will inform the buyer/client in writing in good time in advance when the goods will be ready for the buyer/client at the location of A-team Automotive, or when they will be ready for delivery. agreed place will be delivered.

6.8 Delivery times, whether or not expressly stated, are only approximate and are never fatal

period to apply. Non-timely delivery by A-team Automotive can therefore never be a valid reason for the

buyer/client to dissolve the agreement with A-team Automotive, unless there is a

explicitly agreed delivery term and this term has been exceeded by more than 60%. Also after

after the expiry of this extended term, A-team Automotive must first be given written notice of default by the buyer/client, whereby A-team Automotive is given a period of at least one month for compliance, before A-team Automotive is may be in default.

DISSOLUTION

7.1 If the buyer/client, after being given written notice of default, remains negligent in

the fulfillment of its obligations towards AG, the agreement will be terminated by operation of law without judicial

intervention will be dissolved, unless A-team Automotive requires performance of the agreement. The foregoing applies without prejudice to the provisions of article 8 paragraph 4 of these conditions.

7.2 If the buyer/client has failed imputably in the fulfillment of its obligations

against A-team Automotive and the agreement has been dissolved for this reason, the buyer/client forfeits an immediately due and payable penalty of 15% of the agreed sum without notice of default or judicial intervention. A-team Automotive This is without prejudice to the right of A-team Automotive to demand full compensation and reimbursement of costs of recovery (including the costs as stated in Article 8 paragraph 4) instead.

7.3 If A-team Automotive requires compliance with the agreement on the basis of paragraph 1, the buyer/client will, after the expiry of the period of 14 days referred to in paragraph 1, for each day that has elapsed since then, on behalf of A-team Automotive, an immediately due and payable penalty of 3‰ of the

agreed purchase price. This is without prejudice to A-team Automotive's right to demand full compensation and reimbursement of costs of recovery (including the costs as stated in Article 8 paragraph 4) instead.

7.4 Without prejudice to the provisions of this article, A-team Automotive is authorized without notice of default or court

intervention and without prejudice to further rights accruing to him, the agreement in whole or in part with

to dissolve or suspend with immediate effect, if the buyer/client dies, suspension of requests payment or files for bankruptcy or if his bankruptcy is or has been filed for, or

has been spoken. In these cases, any claim of A-team Automotive against the buyer/client is direct and complete

due and payable, without A-team Automotive being obliged to pay compensation and/or guarantee.

In all cases in which the buyer/client becomes aware of facts and/or circumstances that give him good grounds to fear that he will not (be able to) fulfill his obligations towards A-team Automotive, he is obliged

to immediately inform A-team Automotive of this.

LIABILITY

8.1 A-team Automotive is only liable towards the buyer/client for damage that is foreseeable and

is a direct result of an attributable shortcoming on the part of A-team Automotive in the performance of its obligations under the agreement between it and the buyer/client. Any form of consequential damage or

Indirect damage is excluded from compensation. This includes: business interruption, delay damage (other than statutory interest), damage due to depreciation, loss of enjoyment, loss

gain, loss or damage incurred in connection with towing or replacement transportation or rental and rental costs

lease costs, damage due to extra transport costs, damage to (goods of) third parties, cargo damage, damage

for infringement of patents, licenses or other rights of third parties as a result of use of by or

data provided by the buyer/client, or damage or loss, for whatever reason, of

raw materials, semi-finished products, models, tools and

made available by the buyer/client

other matters, as well as personal or immaterial damage.

8.2 Insofar as A-team Automotive is obliged to compensate damage pursuant to the provisions of paragraph 1, this only concerns damage against which it is insured, or at least reasonably should have been insured, on the understanding that never a higher than the maximum insured or reasonably to be insured amount is eligible for reimbursement. The purpose of the provisions here is to establish a damage ceiling.

8.3 With regard to the state of the work and/or goods delivered by A-team Automotive

liability towards the buyer/client does not extend beyond what is described in the warranty conditions,

as stipulated in article 14. The buyer/client does not have the rights that the law does not allow the buyer/client

acting in the exercise of a profession or business on that account, as the law under Book 7 of the Dutch Civil Code provides

the item meets the agreement upon delivery.

8.4 Any other claim for compensation, for whatever reason, is excluded.

8.5 The buyer/client indemnifies A-team Automotive against all third-party claims, unless A-team Automotive is liable in accordance with this article.

8.6 Our liability is limited to deliveries of goods within mainland Europe. Any

claim for compensation in connection with a (onward) delivery to a non-European country or overseas

area of a European country is excluded

FOR MAJEURE

9.1 If it appears that the execution of an agreement for A-team Automotive becomes difficult or impossible due to force majeure, he is entitled to dissolve the agreement, insofar as it has not yet been performed, by means of a written statement, under notification to the buyer/client of the circumstances which

make further execution difficult or impossible.

9.2 Force majeure within the meaning of these terms and conditions includes, but is therefore not exhaustive:

- war or a similar situation, riot, sabotage;
- fire, lightning strike, explosion, release of hazardous substances or gases;
- power failure, factory or operational failure of any kind;
- boycott, occupation, blockade insofar as carried out by parties other than A-team Automotive in
employees on duty;
- transport restrictions, frost delays, import and export bans;
- non-attributable shortcoming(s) of third parties, by A-team Automotive for the benefit of
the implementation
of the agreement enabled;
- all obstacles caused by government measures;
- epidemics;

9.3 If a force majeure situation occurs on the part of A-team Automotive, it will inform the buyer/client as soon as possible, stating whether delivery is still possible and if so, within what period.

- theft, embezzlement or damage to goods from the warehouse, workshop or other business premises of A-team Automotive, or during transport;
- as well as any (other) circumstance that disrupts the normal course of business at A-team Automotive

is hindered, as a result of which the fulfillment of the agreement cannot reasonably be expected from A-team Automotive. The provisions of this paragraph also apply if these circumstances are suppliers of

A-team Automotive and other third parties engaged by it.

9.4 If delivery has not become permanently impossible due to force majeure, but not within a

period of 3 months after the agreed delivery date can take place, both parties are authorized to

to dissolve the agreement by notifying the other party thereof in writing, without one

the party is entitled to compensation from the other party. Such notification will have to

take place within 1 week after the (receipt of the) notification as referred to above in paragraph 3.

RETENTION OF TITLE

10.1 A-team Automotive retains ownership of all items delivered by it to the buyer/client until the purchase price for all these items has been paid in full. If A-team Automotive has performed work to be reimbursed by the buyer/client in the context of the sale, the aforementioned applies

Reserved ownership until buyer/client also his related claim in full

fulfilled. The retention of title also applies to the claims that A-team Automotive has against the

buyer/client may obtain due to service failure in one or more of its obligations towards

A-team Automotive. However, the transfer of the risks will transfer to the buyer/client under all circumstances as soon as the item or items have been delivered to the buyer/client by A-team Automotive.

10.2 As long as ownership of the item has not passed to the buyer/client, the buyer/client is obliged to

any legally prescribed insurance with regard to the use of the item as well as a
to take out insurance against total or partial loss (hull cover). The buyer/client is also
obliged to have the delivered good maintained at his expense.

10.3. A-team Automotive will not be obliged to indemnify the buyer/client in any way against his liability as holder of the item. On the other hand, the buyer/client indemnifies A-team Automotive against claims that third parties may have against A-team Automotive and which can be related to the retention of title.

10.4. The ownership of the delivered goods is reserved by A-team Automotive, as a guarantee for all obligations of the buyer/client and/or its subsidiaries to A-team Automotive until the moment that the buyer/client has fulfilled all its obligations.</p >

10.5. If items that are still the property of A-team Automotive but are co-owned by one/several supplier(s) because adjustments/processes have already been carried out, they will remain jointly owned by

concerning suppliers, with the exclusion of customers/buyers. The ratio of property rights becomes

distributed in proportion to the delivered invoice value per supplier to the total invoice value of the

joint suppliers.

10.6 The buyer/client immediately rejects all claims obtained from sales of A-team Automotive

reserved goods on current and future deliveries of goods with all additional rights, to
A-team Automotive to secure retention of title for A-team Automotive.

10.7 If a good delivered by A-team Automotive, of which A-team Automotive has a retention of title, is imported into another Member State of the European Union, the law of that Member State shall govern it

retention of title, if that right contains more favorable provisions for A-team Automotive.

10.8 As long as there is a retention of title on the goods delivered by A-team Automotive, the other party may not encumber them outside its normal business operations; more specifically, it is not up to the other party

permitted to encumber matters in the context of any financing in the aforementioned circumstances.

10.9. The other party must immediately notify A-team Automotive of claims or attempts thereto by third parties to gain control over matters to which A-team Automotive can assert any or co-ownership rights.

10.10 The other party now grants A-team Automotive the right to enter all those places where the property of A-team Automotive is located in order to exercise the property rights.

10.11. The other party is obliged to keep the goods of A-team Automotive with due care, separately and as clearly recognizable property of A-team Automotive.

10.12 The other party has the obligation to ensure that AG's goods, including with the

in order to ensure the quality assurance criteria and traceability of goods in the production chain, are not mixed

with other things. In the event of mixing, A-team Automotive is presumed to be co-owner of the mixed stock of goods, such for the invoice value of the goods originally delivered by A-team Automotive.

10.13 In the event of treatment or processing of the goods by or on behalf of or at the other party, that

deemed to have been done (partly) on behalf of A-team Automotive and A-team Automotive will acquire the co-ownership right in the newly created items, such for the invoice value of the items originally delivered by A-team Automotive.

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10.14 If A-team Automotive cannot invoke its (co-)ownership rights because the goods have been mixed, processed or checked, the other party is obliged to hand over the newly created goods at the first request.

A-team Automotive to pledge.

10.15 A-team Automotive is then also entitled to transfer the goods to which it has a title deed reserves the right to retrieve it when circumstances arise from which A-team Automotive can reasonably deduce that there is a risk that the goods will not be paid (on time), even if the payment is not yet due and payable.

PRIVACY

The personal details of the buyer/client that are stated on the order confirmation are processed by the seller/mechanic, possibly within the meaning of the Personal Data Protection Act (Wbp). Based on this processing, AG can execute the agreement and fulfill its warranty obligations towards the buyer/client, provide the buyer/client with optimal service, provide it with up-to-date car information in a timely manner and make personalized offers. In addition, the personal data can be made available to third parties for direct marketing activities for vehicles. Any objection to be lodged with AG by the buyer/client against the processing of personal data within the meaning of the Wbp for direct mailing activities will be honoured.

DISPUTES AND APPLICABLE LAW

12.1 All disputes related to or arising from the agreement concluded with A-team Automotive will be submitted to the competent court, unless expressly agreed otherwise.

12.2 All legal relationships between buyer and A-team Automotive BV are exclusively governed by Dutch law.

WARRANTY

13.1 A-team Automotive has a basic warranty of 3 months.

WARRANTY CONDITIONS

14.1 With the exception of electronic parts, sold and/or delivered used vehicle parts are eligible for warranty.

14.2 The buyer can only derive rights from a warranty if he proves that he purchased the item from A-team Automotive. This proof can be provided by the buyer by submitting to A-team Automotive the relevant purchase agreement or invoice and, if applicable, the warranty card drawn up for this purpose. If it concerns a good that has been provided with a brand or registration number by A-team Automotive, the buyer can only derive rights from a warranty if the intended brand or registration number is undamaged when invoking this guarantee.

14.3 Claims of the buyer under a warranty are not transferable to third parties.

14.4 A-team Automotive guarantees the soundness and usability of the goods delivered by it for three months after purchase. The buyer therefore has the right, in the event of defects, to offer the delivered item to A-team Automotive for a period of three months for replacement or repair, at the discretion of A-team Automotive, in accordance with Article 7 of the applicable General Terms and Conditions.

14.5 undertakes, if Article 4 of these Warranty Conditions and Article 7 of the General Terms and Conditions are met, to repair or replace the item offered for replacement/repair within a reasonable period of time with a comparable item, unless A-team Automotive is unable to do so, in which case

A-team Automotive will proceed with a cash refund of the relevant invoice amount.

14.6 The item received by the buyer after repair/replacement is again eligible for the basic warranty. (Or until the end date of the original extended warranty).

14.7 The buyer cannot claim any guarantee:

a. if the buyer has provided incorrect or insufficient information with regard to the brand and type designation of the purchased item and/or the vehicle for which the part is intended;

b. The guarantee obligation lapses if the buyer/client does not or has not fulfilled its payment obligations punctually. The buyer/client is not entitled to refuse payment on the grounds that AG has not yet or not fully and/or would have fulfilled its warranty obligations.

c. The claims under guarantees also lapse if third parties have carried out work related to the work performed by AG in respect of which the guarantee is invoked, without written permission (issued after a quotation announced in advance by the buyer/client) from AG.

d. Excluded from warranty are:

- defects in materials or parts prescribed or available by the buyer/client

are set;

- defects that are the result of designs, drawings, provided by the buyer/customer

constructions or working methods, or advice given by the buyer/client;

- defects in built-in electronic components;

- _defects in fuel systems such as tank and additional components not flushed or farbecome new. The guarantee

also does not extend to repair of engine defects that have arisen as a result of the use of fuels for which the engine (according to the manufacturer's instructions on prescribed fuel use) is not suitable or for which the engine has not been made suitable by AG;

- also engine damage caused by failure and/or incorrect use of the electronic components and/or of the

Electronic peripheral events are excluded from the warranty, as are defects in items that are not material and/or construction defects (such as defects resulting from normal wear and tear, internal and external pollution, rust and paint damage, transport, freezing, overheating, overloading and/or dropping the product);

- if parts other than those prescribed by the manufacturer are used during installation

- if non-original parts were used during installation

- if the item purchased has been installed in a vehicle for which it was not originally intended.
- if the item purchased is built into a sports car or a tuned vehicle.
- defects arising as a result of: intent, failure to carry out normal or prescribed maintenance, incorrect

Installation/connection/changes carried out by third parties, poor treatment, incorrect (or other than foreseen normal) use are also excluded from the guarantee;

- _nor is there any claim under warranty with regard to defects that arise as a result of, fittings not checked by AG, as well as defects and damage caused by the participation of a vehicle in competitions or speed tests.

e. The original warranty period is not extended in case of replacement.

14.8 Warranty on engines and/or gearboxes only applies if oil and/or toothed belt and/or filters have demonstrably been replaced.

14.9 No guarantee is given for work and/or parts related to the installation.

14.10 if acted in violation of any other provision of the applicable General Terms and Conditions or Warranty Conditions, insofar as these are prescribed under penalty of forfeiture of rights.

14.11 The buyer cannot derive any right to compensation of any kind from a warranty, except insofar as A-team Automotive is obliged to do so by law or the applicable General Terms and Conditions.

14.12 has the right to deviate from these Guarantee Conditions if the buyer has been expressly informed of this before concluding the purchase agreement and the deviating provisions have been agreed in writing between

A-team Automotive and the buyer have been recorded.

ADDITIONAL TERMS AND CONDITIONS

15.1 When parts are sold, the Stiba Warranty Conditions and the Stiba General Sale and Delivery conditions apply. Contrary to what is stated in Article 4 of the Stiba Warranty Conditions, a warranty period of three months applies. Delivery and Warranty Conditions will be sent to you on request.

15.4 Delivered parts which subsequently prove to be unnecessary can be returned within ten days

returned, for which 20% of the purchase price, with a minimum of twenty-five euros, will be charged

brought. With the exception of parts that have been specially dismantled for you, these cannot be returned.

15.5 If there is external damage to the part, the warranty expires. In the case of a returned part,

€500 for an engine and €200 for a gearbox are charged. Different rates apply for the other parts. These are freely available on request.

Internet conditions, Acceptance and reflection period:

15.5 After the expiry of the trial period of 7 working days, the purchase agreement becomes a fact.

15.6 Unless stated otherwise, after receipt of the order you have the right to terminate the purchase agreement in writing for a period of 7 working days without giving reasons and to return the order within the same period. Any payments made will be returned within 14 days. Including the shipping costs paid by him.

15.7 There is no entitlement to a refund if the product has been used and/or damaged or the order has been opened and/or is not returned in its original packaging.

You can contact the sales department with complaints or tips.

A-team Automotive