



Pickup City appreciates you as our customer;  
please find some important information  
regarding your purchase.

Making A Claim: The Buyer of any replacement part must use all reasonable means to protect the product from further damage and must return the original defective product, along with a copy of the accompanying product invoice, to Pickup City. The purchaser must provide Pickup City, Inc. with any and all information that Pickup City may reasonably require, particularly proof of mileage and proof of maintenance as recommended by the vehicle's manufacturer. Buyer must notify Pickup City of the defect within 14 days of becoming aware of the defect, but in no event shall this notice requirement allow Buyer to make a claim after the expiration of the applicable warranty period.

**IMPORTANT NOTE REGARDING AIRBAGS:** For a recycled airbag to operate properly, a qualified installer must install the recycled airbag in accordance with the vehicle manufacturer's specifications. ANY RECYCLED AIRBAG THAT IS NOT INSTALLED CORRECTLY WILL SUBJECT PASSENGERS IN A VEHICLE TO RISKS OF SERIOUS INJURIES, INCLUDING DEATH. The purchaser of a recycled airbag assumes all risks of damages of injuries, including death, which may arise as a result of the improper installation of a recycled airbag. Pickup City makes ABSOLUTELY NO WARRANTY, express or implied, as to the fitness for a general or particular purpose or of merchantability in connection with any sale of recycled airbags. ALL RECYCLED AIRBAGS ARE SOLD "AS IS." Recycled airbags are not tested by Pickup City to meet any safety standards. The installer of a recycled airbag must test whether the recycled airbag will function properly. The purchaser of a recycled airbag from Pickup City agrees to accept all risks of damages or injuries, including death, relating to the use of a recycled airbag.

**IMPORTANT NOTE REGARDING TIRES:** Due to many varied and different conditions to which used tires may have previously been exposed, Pickup City makes absolutely NO warranty, expressed or implied, as to the fitness for a general or particular purpose or of merchantability in connection with any sale of used tires. ALL USED TIRES ARE SOLD "AS IS." Used tires are not tested or labeled by Stoystown Auto Wreckers to meet any safety standards. The purchaser of used tires from Pickup City agrees to accept all risks relating to the use of such used tires.

**RETURN AND REFUND POLICY:** Pickup City maintains a 15-day return policy. The original invoice must accompany all returns, and special orders cannot be returned. The purchaser will receive an 80% refund on all returns, and parts must be returned un-used and in the same condition as when purchased. Sales under \$10.00 are excluded from this return policy, and may not be returned. All deposits are non refundable after two weeks unless authorized by management.

WARRANTY DISCLAIMER: There are no express warranties, written or oral, contained in this warranty statement other than those set forth above. THE WARRANTIES AND DISCLAIMERS OF WARRANTIES EXPRESSED IN THIS AGREEMENT ARE EXCLUSIVE AND IN LIEU OF ANY AND ALL OTHER WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE, AND ALL SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED.

LIMITATION AND DISCLAIMER OF REMEDY: UNDER NO CIRCUMSTANCES SHALL PICKUP CITY BE LIABLE TO ANY PARTY FOR LOSS OF PROFIT, INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL, CONSEQUENTIAL, EXEMPLARY OR SIMILAR DAMAGES OF ANY KIND WHATSOEVER FOR ANY ACTION BASED ON BREACH OF ANY WARRANTY, REGARDLESS OF HOW SUCH WARRANTY DOES OR MAY ARISE.

BUYER ACCEPTS AND ACKNOWLEDGES THE RISK THAT REPAIR OR REPLACEMENT OF ANY PRODUCT MAY UNDER SOME CIRCUMSTANCES (WHETHER SUCH CIRCUMSTANCES ARE FORESEEABLE OR NOT) BE OR BECOME IMPOSSIBLE, AND BUYER AGREES AND ACKNOWLEDGES THAT SUCH IMPOSSIBILITY OF REPAIR OR REPLACEMENT WILL UNDER NO CIRCUMSTANCES GIVE RISE TO ANY SUBSTITUTE OR ALTERNATIVE REMEDY OTHER THAN LIQUIDATED DAMAGES IN AN AMOUNT EQUAL TO THE PURCHASE PRICE PAID FOR SUCH IRREPLACEABLE OR IRREPARABLE PRODUCT.

LIMITATION OF DAMAGES: BUYER AND PICKUP CITY STIPULATE, ACKNOWLEDGE AND AGREE THAT IN NO EVENT AND UNDER NO CIRCUMSTANCES, INCLUDING BUT NOT LIMITED TO A DETERMINATION THAT ANY OR ALL OF THIS AGREEMENT IS UNENFORCEABLE FOR ANY REASON, WILL PICKUP CITY INCUR LIABILITY TO BUYER OR ANY THIRD PARTY IN AN AMOUNT IN EXCESS OF THE LESSER OF (A) THE PRICE ORIGINALLY PAID BY THE BUYER TO PICKUP CITY FOR THE DEFECTIVE PART (EXCLUDING THE COST OF THE WARRANTY), OR (B) AN AMOUNT IN EXCESS OF \$50 PER HOUR MULTIPLIED BY THE LESSER OF (I) THE NUMBER OF HOURS OF LABOR ACTUALLY PERFORMED IN CONJUNCTION WITH REPAIR OR REPLACEMENT, OR (U) THE NUMBER OF HOURS ESTIMATED TO BE REQUIRED FOR SUCH REPAIR OR REPLACEMENT BY LABOR ALLOWANCES FROM NATIONALLY RECOGNIZED LABOR ALLOWANCE MANUALS.

MERGER AND INTEGRATION: This document and any invoice and/or sales contract, if any, between the parties, taken together, are the full, final, complete and exclusive expression of the agreement between Buyer and Pickup City with respect to all terms relating to warranties, remedies and damages. Pickup City has given Buyer no warranty, whether oral or written, other than any warranty which may be expressed in this document. Pickup City has made no representation to Buyer that any product(s) sold to Buyer pursuant to this agreement is/are fit for any special or particular purpose.