



WARRANTY

Bulk Transport Equipment Pty Ltd hereinafter called "The Company", warrants all new aluminium bodies thereof manufactured by it, to be free from defects in materials and workmanship for a period of twenty four (24) months from the date of purchase, all trailer chassis are warranted for a period of five years (60) months, all other items from third party suppliers will carry their warranty specifically.

The company shall at its option, repair or replace any equipment or components thereof manufactured by it which the company at its discretion deems to be defective in materials or workmanship, subject to the following exclusions and conditions.

Exclusions:

- 1.This warranty only applies to equipment or components manufactured by the company and specifically excludes claims in relation to defects arising in or caused by goods or components purchased as an entire unit by the company from a third party. These items will carry the specific warranty detailed by their respective suppliers.
- 2.The company will not be liable for any consequential loss or damage arising from defective equipment or components. In particular this clause relates to loss of or damage to freight, loss of earning capacity, premature tyre wear or similar claims.
- 3.This warranty does not apply to damage or deterioration caused by fair wear and tear or incorrect cartage of products, particularly those of an abrasive nature.
- 4.This warranty does not apply to ancillary equipment supplied and or fitted at the request of the customer. In particular this exclusion relates to load cover systems and wheels and tyres.
- 5.The company will not be liable for the cost of any investigation, dismantling or repair work carried out on the equipment or components without written consent from the company.
- 6.The company will not warrant any trailer or equipment which has been involved in an accident, where repairs have been carried out by an independent repairer.

Conditions:

- 1.Before the company will recognise a claim under this warranty, proof of purchase must be provided to the company.
- 2.This warranty will apply only to the original purchaser, where the equipment has been used under normal conditions, within legal loading and speed limits, where the unit has been maintained in accordance with the manufacturers instructions and where no unauthorised modifications have been made to the equipment.
3. In the event that a claim under this warranty is accepted, the equipment or defective item must be delivered to the company or one of its authorised representatives at the cost of the purchaser.
- 4.Whilst the goods are in the custody of the company for investigation and or repair they shall be at the risk of the purchaser and no liability shall attach to the company or its servants or agents for any damage occasioned to the purchasers goods however arising.
- 5.The company accepts no liability for the cost of returning the goods to the purchaser following assessment or repair.
- 6.The benefits conferred by this warranty are in addition to all other rights and remedies which the purchaser may have under statute.