



The MG Warranty

CARS, CHASSIS

The goods supplied by or for The M.G. Car Company Limited (hereinafter called 'the Company') are supplied with the following express Warranty which excludes all warranties, conditions, and liabilities whatsoever implied by Common Law, Statute, or otherwise.

1. For the purpose of this Warranty the term 'goods' means and includes new Cars, and the separate chassis or parts thereof, manufactured by the Company and includes replacement parts manufactured by the Company. It does not include tyres, speedometers or electrical equipment or proprietary articles or goods (including coachwork) not of the Company's own manufacture although supplied by the Company for which no warranty is given by the Company or is to be implied, or a failure brought about by the fitting of special bodies or other accessories not approved by the Company.
2. For a period of TWELVE MONTHS from the date on which a new Vehicle or Part (supplied by the Company) is delivered to the first owner-user thereof the Company will exchange or repair any part which needs replacing or repair by reason of defective material or workmanship.
3. The Company will not be responsible for any expense which the owner-user may incur in removing or having removed, or in replacing or having replaced, any part or parts to be sent for inspection, or in fitting or having fitted any new parts supplied in lieu thereof.
4. No claim for exchange or repair can be considered unless the person claiming:
 - (a) Immediately upon discovery of the alleged defect returns the part or parts complained of carriage paid to the authorized Distributor or Dealer of the Company.
 - (b) Sends therewith particulars of the Vehicle or chassis number and the engine number of the Vehicle as shown on the manufacturer's identification plate.
 - (c) Sends full particulars of the claim and the reason therefor, stating in such particulars the date of purchase and the name and address of the person or firm or company from whom the Vehicle was purchased.
 - (d) Refers to this Warranty.
5. No claim for exchange or repair under the terms of this Warranty may be made in respect of:
 - (a) Any Vehicle used:
 - (i) For racing and/or record attempts, or
 - (ii) For any other purpose than the private or genuine commercial use of the owner-user.
 - (b) Any Vehicle purchased or acquired other than direct from one of the Company's contracting Distributors, Main Dealers, Dealers, Retail Dealers, Stocking Traders, Reciprocal Retail Dealers, or Registered Traders.
 - (c) Any part which in the opinion of the Company has been injured by wear and tear, neglect, or any form whatsoever of improper use.
 - (d) Any Vehicle the identification numbers or marks of which have been altered or removed.
 - (e) Any goods which have been altered outside the Company's Works, or to which any part not sold or approved by the Company has been affixed.
 - (f) Any second-hand Vehicle or part thereof.
 - (g) Any part of a chassis to which a body unsuitable in the opinion of the Company has been fitted.
6. The responsibility of the Company is limited to the terms of this Warranty and it shall not be liable for personal injuries or consequential or resulting liability, damage, or loss arising from any defects.
7. The judgement of the Company in all cases of claims shall be final and conclusive and the claimant shall accept its decision on all questions as to defects and the exchange of a part.
After the expiration of six days following dispatch of notification of the Company's decision to the claimant the part or parts submitted may be scrapped unless otherwise directed.

MODEL PURCHASED CHASSIS OR CAR AND PREFIX No. ENGINE No.

Distributor Sold by

Purchased by

Signature To be signed by Vendor

Date



THIS PORTION TO BE RETAINED BY PURCHASER

