

Terms and Conditions

At KCL Mobile Automotive we offer a 12 month / 20,000 km Warranty for all parts and labour supplied and carried out.

This warranty covers:

- All parts supplied by KCL Mobile Automotive.
- All labour undertaken by KCL Mobile Automotive.
- The specified vehicle for a period of 12 months or 20,000km, whichever comes first.
- KCL Mobile Automotive must be given first chance to repair any issues identified as covered under said warranty.

Any warranty work to be carried out is subject to approval by KCL Mobile Automotive Mechanics prior to commencement and, failure to adhere to said condition(s) will negate any statutory obligation attributable to by KCL Mobile Automotive in relation to this warranty.

This warranty does not extend to, nor will KCL Mobile Automotive be liable for, defects associated with:

- Misuse and/or wilful damage
- Normal wear and tear or when goods come to the end of their natural service life.
- Maintenance items such as globes, wiper blades, lubricants, and fluids.
- Neglect, alteration, or accidents.
- Incorrect operation.
- Accidental damage.
- No warranty is offered on customer supplied parts or 2nd hand parts.
- Off road or competition use.
- Any modifications or alterations not carried out or approved by KCL Mobile Automotive.
- Vehicle being out of service coverage area.
- Transfer of ownership on vehicle to another operator.

On agreement to have KCL Mobile Automotive repair work on your vehicle the following applies:

- The client understands that an express mechanic's lien is acknowledged as being held over the vehicle to secure payment of the amount incurred in the cost of the repairs there to until such time as payment is received.
- Full payment must be provided prior to return of the vehicle, unless expressly agreed to KCL Mobile Automotive prior to commencement of any work.
- All parts remain the property of KCL Mobile Automotive until full payment is received.
- The client authorises KCL Mobile Automotive employees to operate the specified vehicle for the purpose of testing, inspection, or delivery at owner's risk.
- KCL Mobile Automotive will not be responsible for any loss or damage incurred to the vehicle or to articles left in the vehicle in the case of fire, theft, accident, or any other cause beyond reasonable control.
- You agree to inform us of your vehicle's registration status. We will not be liable to you or any third party in respect of any claim for breaches of the relevant road traffic or other authority if you have not informed us if your vehicle is unregistered.

IN THE CASE OF NON-PAYMENT-

In the case of non-payment debt collection will be initiated and all associated costs incurred during this process – including but not limited to – interest, administration and other expenses will be on-charged to the client.

To the extent allowed by law if you:

- a. become bankrupt.
- b. has an administrator, controller, liquidator, receiver or receiver and manager appointed (“external administrator”); or
- c. any steps are taken, or proceedings commenced, to make you bankrupt or have an external administrator appointed, this agreement will terminate with immediate effect and any outstanding monies will become due and payable immediately.

If any amounts outstanding have not been paid within three calendar months of us providing notice to you, and if we do not hear from you after making reasonable attempts to contact you, KCL Mobile Automotive may sell your vehicle and/or all goods in or attached to your vehicle in accordance with any applicable legislation relating to the disposal of uncollected goods and vehicles.

In the event that we sell your vehicle, we will apply the proceeds to the amounts outstanding by you and costs including but not limited to the costs of arranging and exercising the right of sale.

We will not be liable to you or any third party in respect of any claim for injury, death, loss or damage to any person or property caused or arising out of the use of products sold by us, or out of any services performed by us, except to the extent that liability is imposed upon us or implied into a transaction by this agreement or by any statutory provisions that cannot be excluded by this agreement.

Conditions to our Flyer discount – Discount will only be given on the amount of \$1000 or less.