

The Holm Filter Warranty

Holm's reputation has been built on an uncompromising commitment to ensuring the highest possible standards throughout the business. Independent auditing and certification give our clients 100% confidence that all products branded by Holm are manufactured according to exacting standards.

Only a company with such standards can confidently offer customers a full 12 Month Parts and Labour Warranty*

If a Holm-branded filter fails **within the first 12 months** due to a manufacturing fault, Holm will not only supply a replacement part, but will cover certain associated costs of restoring the vehicle back to the condition it was in before the failure.

You can be confident that by using Holm filters they have been designed specifically for your engines and equipment, and if you change the filters according to the manufacturer's recommendations according to European Block Exemption (see below) Holm filters should not void your manufacturer's warranty.

EUROPEAN BLOCK EXEMPTION The EC Block Exemption Regulation (BER) gives owners of vehicles and construction equipment the flexibility to select where they can get their vehicles serviced. It would effectively allow for a Holm Filter manufactured to the specification as set out by the Original Equipment manufacturer to be used without affecting the OEM warranty. The BER also covers service and maintenance during the warranty period.

* The Warranty

(i) Subject to the conditions set out below and Clause ii, the Company warrants that the goods will correspond to their specification and will be free from defects in materials and workmanship for a period of 12 months from the date of delivery, or in the case of goods which have a shorter working life as determined by the Company, three months from the date of delivery ("The Warranty Period").

(ii) If the Company receives written notice during the Warranty Period from the Buyer of any breach of the above warranty then the Company shall at its own expense and within a reasonable time after receiving such notice repair, or at its option replace the goods or otherwise remedy such defect. The Buyer will, at the request of the Company, return such defective goods to the Company carriage paid.



(iii) The Company shall be under no liability under the above warranty:

(a) in respect of any defect in the goods arising from any drawing, design or specification supplied by the Buyer;

(b) in respect of any defect arising from fair wear and tear, wilful damage, negligence of the Buyer, abnormal working conditions, failure to follow the Company's instructions (whether oral or in writing), misuse or alteration or repair of the goods without the Buyer's approval, or improper storage.

c)where the goods are transported to the Buyer at the Buyer's risk and the defect occurred during transit;

(d) in respect of non-Holm branded goods. In that case the buyer shall only be entitled to the benefit of any such warranty or guarantee as is given by the manufacturer to the Company.

(iv) The Company shall have no liability under the above warranty other than under Clause 7(ii) above. If the Company fails to comply with such obligations its liability for such failure shall be limited to the contract price of the goods.

(v) The express terms of these Conditions of Sale are in lieu of all warranties, conditions, terms, undertakings, and obligations implied by statute, common law, custom, trade usage, course or dealing or otherwise, all of which are hereby excluded to the fullest extent permitted by law. The United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980) shall not apply to orders for goods.

