

# WARRANTY



## Intercooler Warranty

We warrant all intercoolers sold by NAPA to be free from defects in materials and workmanship for a period of 12 months from the date of purchase by the original purchaser. If the Intercooler is used in any racing application, then this warranty is considered null and void.

This limited warranty is void if the intercooler is subjected to misuse, negligence, or operating conditions other than those for which such equipment was designed. NAPA shall not be responsible for engine damage due to operator negligence. The purchaser is responsible for the appropriate use and application of the product. Intercoolers repaired and/or altered by parties outside of NAPA are not covered by this warranty.

All claims for internal damage to the engine, related components, or user's vehicle are not covered by this warranty. All vehicles have warning lights and gauges to warn an operator of overheating conditions long before internal engine damage occurs. The NAPA product user is responsible for monitoring engine operation and for having proper detection devices in place to warn the user of overheating and other engine-related malfunctions. Specific exemptions to this warranty include: Tube Damage & Damage to the Intercooler resulting from a street collision or accident.

If the intercooler fails due to a defect in material or workmanship, the original purchaser shall be responsible for presenting the defective intercooler and a COPY of the ORIGINAL PURCHASE RECEIPT to a participating facility to verify the cause of the intercooler failure. **RETAIN YOUR ORIGINAL RECEIPT for future proof of purchase.** All parts submitted for warranty must be returned freight prepaid in an original style of packaging, carefully packed for returns. All risks of loss or damage are retained by the customer while the goods are in the possession of the freight carrier en route to the participating facility. Repair or replacement of the intercooler at our sole discretion shall be the SOLE AND EXCLUSIVE REMEDY to which NAPA is obligated and to which the original retail purchaser is entitled.

NAPA SHALL NOT BE LIABLE FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES OF ANY KIND RESULTING FROM THE ORDER OR USE OF ITS PRODUCTS. Specifically, NAPA is not liable for damages that include the reimbursement of the original purchase price, the expense of delivering the product back to the owner, loss of the use of the vehicle, loss of time or inconvenience, towing charges, mechanic's travel time, telephone, rental of a replacement vehicle, hotels, lost wages, meals and any other special, incidental, consequential or punitive damages. NAPA'S WARRANTY AS LIMITED HEREIN SHALL BE IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ALL SUCH EXPRESSED OR IMPLIED WARRANTIES ARE HEREBY DISCLAIMED. NAPA does not assume or authorize anyone to assume for them any other obligation. THIS WARRANTY IS NOT TRANSFERABLE AND IS AUTOMATICALLY NULL AND VOID IN THE EVENT THAT THE VEHICLE IN WHICH THE INTERCOOLER HAS BEEN INSTALLED IS SOLD, LEASED, OR OTHERWISE TRANSFERRED TO ANOTHER OWNER. This warranty gives you specific rights, and you may have other rights, which vary, from state to state. Some states do not allow the exclusion of incidental or consequential damages, so any such limitation may not apply to you. The manufacturer neither assumes nor authorizes any person to assume for it any obligation or liability other than as herein expressly stated.