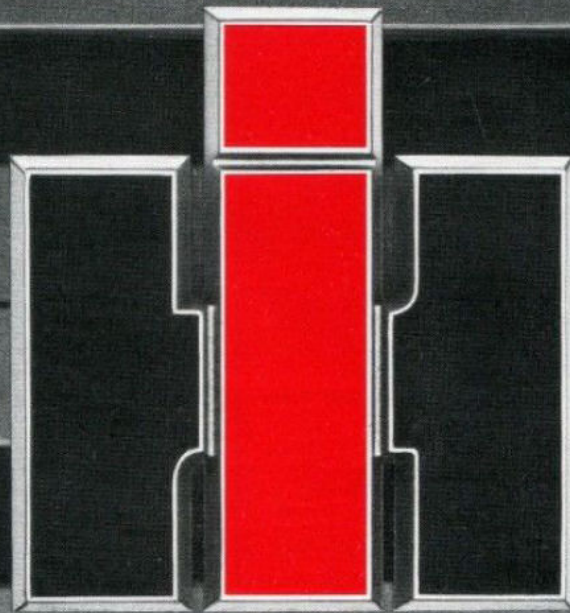


*Our commitment
to quality, in writing.*



N-1630 Warranty.



Basic Warranty

International Harvester Australia Limited ("the Company") warrants each new International Motor Vehicle ("the Vehicle") to be free from defects in materials and workmanship. Except as hereinafter provided, if any defects occur within 12 months or 20,000 kilometres of use (whichever shall first occur) from the date of delivery to the original purchaser ("the Owner") (subject to any time or kilometre warranty extensions on specified major components as prescribed in Owner's Service Policy Booklet) and upon examination of the vehicle (or if the Company agrees, the defective part only) by the Company or one of its authorised dealers or distributors, such defect in the Company's opinion is found to be due to defective materials and/or workmanship the Company undertakes to repair (or, at its discretion, to replace) free of charge (except in the case of tyres and tubes the repair or replacement of which shall be at the expense of the Owner) the defective part or parts concerned, upon the vehicle (or if the Company agrees, the defective part only) being returned to the place of business of the Company or its authorised dealer or distributor with transportation charges prepaid by the Owner.

This Warranty is given on condition that the Vehicle is at all times properly used and maintained and is serviced by the Company or one of its authorised dealers or distributors or other person or company approved in writing by the Company in accordance with the procedure specified in the operation and service instructions for the Vehicle. This Warranty does not extend to:

- (i) normal maintenance items defined in Owner's Service Policy Booklet and wear and tear resulting from normal usage;
- (ii) other equipment or trade accessories that

are not specified by the Company as standard or optional equipment and which are not manufactured by the Company — such equipment or accessories may be covered by a manufacturer's warranty;

- (iii) defects arising from the Vehicle having been employed on work other than that for which it was designed;
- (iv) defects which in the Company's opinion arise from the continued operation of the Vehicle with a known defect and/or which has been subject to operating faults, jams, seizures or operated with loose parts;
- (v) defects caused by or arising from misuse or neglect of the Vehicle by the Owner or by his servants, agents or independent contractors, accident, fire or other casualty;
- (vi) defects in any Vehicle which in the Company's opinion arise from any alteration, modification or the fitting of any attachment to same when such alteration, modification or attachment is not authorised by the Company;
- (vii) defects in any Vehicle which in the Company's judgement has been operated with the odometer or other such meter disconnected or inoperative or with readings altered so that the Vehicle's usage cannot be readily determined;
- (viii) defective parts on which the identification number or mark has been altered or defaced;
- (ix) the cost of delivery of the defective Vehicle or part or parts thereof to the place of business of the Company or its authorised dealer or distributor and its return to the Owner's premises, all of which costs shall be borne by the Owner.

It is the responsibility of the owner of the Vehicle to ensure that proper attention is given to

ensure the speedy remedy of any defect and it is a condition precedent to the Company's liability hereunder that the owner notifies the Company or one of its authorised dealers or distributors of any defect within 7 days from the date on which such defect or fault becomes apparent.

The Company's liability is limited solely to the repair or replacement of parts and it shall not be liable for any consequential loss or damage of any nature whatsoever, including without limitation, any consequential loss or damage to the Vehicle which in the Company's sole judgement arises from the continued operation of the Vehicle with a known defect or fault. All warranties, conditions and representations expressed or implied by any statutory enactment of Australia or a State or Territory thereof or otherwise in connection with the sale and purchase of goods are, to the extent that the same may be lawfully excluded, hereby expressly negated and excluded from and in connection with the sale and purchase of the Vehicle.

This Warranty is given to the first Owner and is not transferable. No person is authorised to give any other warranties or to assume any other liability on the Company's behalf unless made or assumed in writing by the Company, and no person is authorised to give any warranties or to assume any liabilities on the seller's behalf unless made or assumed in writing by the seller.

NOTE: Customers are reminded that certain rights are conferred upon purchasers of goods by some laws of Australia and States and Territories thereof which cannot be excluded from or modified by any contract for sale or purchase of goods.

Acco Warranty

Basic Warranty.

12 months or 20 000km, whichever occurs first. Full parts and labour. (See below for full definition.)

Variations.

Cummins VT190 Engine:
24 months or 160 000km, whichever occurs first.

International D-358 Engine
(actual engine assembly between fan and flywheel. Does not include attachments, controls or mountings):
12 months unlimited usage.

Perkins Engines: 12 months unlimited usage.

Allison Automatic transmissions
are warranted up to 24 months or 80 000km, whichever occurs first. Full details are contained in the appropriate Detroit Diesel Allison Warranty leaflets.



Basic Warranty

International Harvester Australia Limited ("the Company") warrants each new International Motor Vehicle ("the Vehicle") to be free from defects in materials and workmanship. Except as hereinafter provided, if any defects occur within 12 months or 20,000 kilometres of use (whichever shall first occur) from the date of delivery to the original purchaser ("the Owner") (subject to any time or kilometre warranty extensions on specified major components as prescribed in Owner's Service Policy Booklet) and upon examination of the vehicle (or if the Company agrees, the defective part only) by the Company or one of its authorised dealers or distributors, such defect in the Company's opinion is found to be due to defective materials and/or workmanship the Company undertakes to repair (or, at its discretion, to replace) free of charge (except in the case of tyres and tubes the repair or replacement of which shall be at the expense of the Owner) the defective part or parts concerned, upon the vehicle (or if the Company agrees, the defective part only) being returned to the place of business of the Company or its authorised dealer or distributor with transportation charges prepaid by the Owner.

This Warranty is given on condition that the Vehicle is at all times properly used and maintained and is serviced by the Company or one of its authorised dealers or distributors or other person or company approved in writing by the Company in accordance with the procedure specified in the operation and service instructions for the Vehicle. This Warranty does not extend to:

- (i) normal maintenance items defined in Owner's Service Policy Booklet and wear and tear resulting from normal usage;
- (ii) other equipment or trade accessories that

are not specified by the Company as standard or optional equipment and which are not manufactured by the Company—such equipment or accessories may be covered by a manufacturer's warranty;

- (iii) defects arising from the Vehicle having been employed on work other than that for which it was designed;
- (iv) defects which in the Company's opinion arise from the continued operation of the Vehicle with a known defect and/or which has been subject to operating faults, jams, seizures or operated with loose parts;
- (v) defects caused by or arising from misuse or neglect of the Vehicle by the Owner or by his servants, agents or independent contractors, accident, fire or other casualty;
- (vi) defects in any Vehicle which in the Company's opinion arise from any alteration, modification or the fitting of any attachment to same when such alteration, modification or attachment is not authorised by the Company;
- (vii) defects in any Vehicle which in the Company's judgement has been operated with the odometer or other such meter disconnected or inoperative or with readings altered so that the Vehicle's usage cannot be readily determined;
- (viii) defective parts on which the identification number or mark has been altered or defaced;
- (ix) the cost of delivery of the defective Vehicle or part or parts thereof to the place of business of the Company or its authorised dealer or distributor and its return to the Owner's premises, all of which costs shall be borne by the Owner.

It is the responsibility of the owner of the Vehicle to ensure that proper attention is given to

ensure the speedy remedy of any defect and it is a condition precedent to the Company's liability hereunder that the owner notifies the Company or one of its authorised dealers or distributors of any defect within 7 days from the date on which such defect or fault becomes apparent.

The Company's liability is limited solely to the repair or replacement of parts and it shall not be liable for any consequential loss or damage of any nature whatsoever, including without limitation, any consequential loss or damage to the Vehicle which in the Company's sole judgement arises from the continued operation of the Vehicle with a known defect or fault. All warranties, conditions and representations expressed or implied by any statutory enactment of Australia or a State or Territory thereof or otherwise in connection with the sale and purchase of goods are, to the extent that the same may be lawfully excluded, hereby expressly negated and excluded from and in connection with the sale and purchase of the Vehicle.

This Warranty is given to the first Owner and is not transferable. No person is authorised to give any other warranties or to assume any other liability on the Company's behalf unless made or assumed in writing by the Company, and no person is authorised to give any warranties or to assume any liabilities on the seller's behalf unless made or assumed in writing by the seller.

NOTE: Customers are reminded that certain rights are conferred upon purchasers of goods by some laws of Australia and States and Territories thereof which cannot be excluded from or modified by any contract for sale or purchase of goods.

S, SF-2670



Basic Warranty.

Full 12 months unlimited usage. Full parts and full labour. (Does not apply to Cummins engines (see below) and normal maintenance items detailed in Owner's Service Policy Booklet.)

Details of this International Harvester Warranty are given overleaf.

Cummins Engines.

Base Warranty: 24 months or 160 000km, whichever occurs first. Full parts and labour.

Cummins provides extended warranty on defined engine components up to three years or 480 000km (whichever occurs first) from date of delivery to first retail purchaser. The Cummins Warranty leaflet contains full details.

Allison Automatic transmissions are warranted up to 24 months or 160 000km, whichever occurs first. Full details are contained in the appropriate Detroit Diesel Allison Warranty leaflets. Refer your I.H. Branch/Dealer for full details.

Basic Warranty

International Harvester Australia Limited ("the Company") warrants each new International Motor Vehicle ("the Vehicle") to be free from defects in materials and workmanship. Except as hereinafter provided, if any defects occur within 12 months from the date of delivery to the original purchaser ("the Owner") (subject to any time or kilometre warranty extensions on specified major components as prescribed in Owner's Service Policy Booklet) and upon examination of the vehicle (or if the Company agrees, the defective materials and/or workmanship the Company undertakes to repair (or, at its discretion, to replace) free of charge (except in the case of tyres and tubes the repair or replacement of which shall be at the expense of the Owner) the defective part or parts concerned, upon the vehicle (or if the Company agrees, the defective part only) being returned to the place of business of the Company or its authorised dealer or distributor with transportation charges prepaid by the Owner.

This Warranty is given on condition that the Vehicle is at all times properly used and maintained and is serviced by the Company or one of its authorised dealers or distributors or other person or company approved in writing by the Company in accordance with the procedure specified in the operation and service instructions for the Vehicle. This Warranty does not extend to:

- (i) normal maintenance items defined in Owner's Service Policy Booklet and wear and tear resulting from normal usage;
- (ii) other equipment or trade accessories that are not specified by the Company as

standard or optional equipment and which are not manufactured by the Company – such equipment or accessories may be covered by a manufacturer's warranty;

- (iii) defects arising from the Vehicle having been employed on work other than that for which it was designed;
- (iv) defects which in the Company's opinion arise from the continued operation of the Vehicle with a known defect and/or which has been subject to operating faults, jams, seizures or operated with loose parts;
- (v) defects caused by or arising from misuse or neglect of the Vehicle by the Owner or by his servants, agents or independent contractors, accident, fire or other casualty;
- (vi) defects in any Vehicle which in the Company's opinion arise from any alteration, modification or attachment is not authorised by the Company;
- (vii) defects in any Vehicle which in the Company's judgement has been operated with the odometer or other such meter disconnected or inoperative or with readings altered so that the Vehicle's usage cannot be readily determined;
- (viii) defective parts on which the identification number or mark has been altered or defaced;
- (ix) the cost of delivery of the defective Vehicle or part or parts thereof to the place of business of the Company or its authorised dealer or distributor and its return to the Owner's premises, all of which costs shall be borne by the Owner.

It is the responsibility of the owner of the Vehicle to ensure that proper attention is given to ensure the speedy remedy of any defect and it is a condition precedent to the Company's liability

hereunder that the owner notifies the Company or one of its authorised dealers or distributors of any defect within 7 days from the date on which such defect or fault becomes apparent.

The Company's liability is limited solely to the repair or replacement of parts and it shall not be liable for any consequential loss or damage of any nature whatsoever, including without limitation, any consequential loss or damage to the Vehicle which in the Company's sole judgement arises from the continued operation of the Vehicle with a known defect or fault. All warranties, conditions and representations expressed or implied by any statutory enactment of Australia or a State or Territory thereof or otherwise in connection with the sale and purchase of goods are, to the extent that the same may be lawfully excluded, hereby expressly negated and excluded from and in connection with the sale and purchase of the Vehicle.

This Warranty is given to the first Owner and is not transferable. No person is authorised to give any other warranties or to assume any other liability on the Company's behalf unless made or assumed in writing by the Company, and no person is authorised to give any warranties or to assume any liabilities on the seller's behalf unless made or assumed in writing by the seller.

NOTE: Customers are reminded that certain rights are conferred upon purchasers of goods by some laws of Australia and States and Territories thereof which cannot be excluded from or modified by any contract for sale or purchase of goods.

4870



Basic Warranty.

Full 12 months unlimited usage.
Full parts and labour.

This basic warranty is only available from International Truck Dealers and Branches as in some instances it may exceed the Basic Warranty given by Component suppliers. Full details of this International Harvester Warranty are given overleaf.

Basic Warranty Cummins Engine.

24 months or 160 000km,
whichever occurs first.

Basic Warranty Detroit Diesel Allison.

24 months or 320 000km,
whichever occurs first.

Basic Warranty

International Harvester Australia Limited ("the Company") warrants each new International Motor Vehicle ("the Vehicle") to be free from defects in materials and workmanship. Except as hereinafter provided, if any defects occur within 12 months from the date of delivery to the original purchaser ("the Owner") (subject to any time or kilometre warranty extensions on specified major components as prescribed in Owner's Service Policy Booklet) and upon examination of the vehicle (or if the Company agrees, the defective part only) by the Company or one of its authorised dealers or distributors, such defect in the Company's opinion is found to be due to defective materials and/or workmanship the Company undertakes to repair (or, at its discretion, to replace) free of charge (except in the case of tyres and tubes the repair or replacement of which shall be at the expense of the Owner) the defective part or parts concerned, upon the vehicle (or if the Company agrees, the defective part only) being returned to the place of business of the Company or its authorised dealer or distributor with transportation charges prepaid by the Owner.

This Warranty is given on condition that the Vehicle is at all times properly used and maintained and is serviced by the Company or one of its authorised dealers or distributors or other person or company approved in writing by the Company in accordance with the procedure specified in the operation and service instructions for the Vehicle. This Warranty does not extend to:

- (i) normal maintenance items defined in Owner's Service Policy Booklet and wear and tear resulting from normal usage;
- (ii) other equipment or trade accessories that are not specified by the Company as

standard or optional equipment and which are not manufactured by the Company—such equipment or accessories may be covered by a manufacturer's warranty;

- (iii) defects arising from the Vehicle having been employed on work other than that for which it was designed;
- (iv) defects which in the Company's opinion arise from the continued operation of the Vehicle with a known defect and/or which has been subject to operating faults, jams, seizures or operated with loose parts;
- (v) defects caused by or arising from misuse or neglect of the Vehicle by the Owner or by his servants, agents or independent contractors, accident, fire or other casualty;
- (vi) defects in any Vehicle which in the Company's opinion arise from any alteration, modification or the fitting of any attachment to same when such alteration, modification or attachment is not authorised by the Company;
- (vii) defects in any Vehicle which in the Company's judgement has been operated with the odometer or other such meter disconnected or inoperative or with readings altered so that the Vehicle's usage cannot be readily determined;
- (viii) defective parts on which the identification number or mark has been altered or defaced;
- (ix) the cost of delivery of the defective Vehicle or part or parts thereof to the place of business of the Company or its authorised dealer or distributor and its return to the Owner's premises, all of which costs shall be borne by the Owner.

It is the responsibility of the owner of the Vehicle to ensure that proper attention is given to

ensure the speedy remedy of any defect and it is a condition precedent to the Company's liability hereunder that the owner notifies the Company or one of its authorised dealers or distributors of any defect within 7 days from the date on which such defect or fault becomes apparent.

The Company's liability is limited solely to the repair or replacement of parts and it shall not be liable for any consequential loss or damage of any nature whatsoever, including without limitation, any consequential loss or damage to the Vehicle which in the Company's sole judgement arises from the continued operation of the Vehicle with a known defect or fault. All warranties, conditions and representations expressed or implied by any statutory enactment of Australia or a State or Territory thereof or otherwise in connection with the sale and purchase of goods are, to the extent that the same may be lawfully excluded, hereby expressly negated and excluded from and in connection with the sale and purchase of the Vehicle.

This Warranty is given to the first Owner and is not transferable. No person is authorised to give any other warranties or to assume any other liability on the Company's behalf unless made or assumed in writing by the Company, and no person is authorised to give any warranties or to assume any liabilities on the seller's behalf unless made or assumed in writing by the seller.

NOTE: Customers are reminded that certain rights are conferred upon purchasers of goods by some laws of Australia and States and Territories thereof which cannot be excluded from or modified by any contract for sale or purchase of goods.

Manufacturer's Warranty

Atkinson 4870 Series

12 Months Unlimited Kilometres 100% Parts and Labour

(Excluding normal maintenance, refer Explanation of Warranty)

Note: The terms and conditions of the Manufacturer's Warranty will apply to the major components warranty. The period of the component warranty runs concurrently with the period of the Manufacturer's Warranty. A major component consists of the assembly as defined by part number as that assembly in the current parts catalogue, excluding attachments and auxiliary equipment used for the installation or control of that assembly.

EXPLANATION OF WARRANTY

Normal maintenance – owner's responsibility

Note: 8,000km or 30-day service is mandatory with 12 months warranty

The Manufacturer's Warranty does not apply to the following items:

AXLE – FRONT	Adjustment: Wheel bearing and steering geometry after the expiration of 20,000km or 3 months.	ENGINE	Adjustment: Valve lash, fuel injectors, throttle linkage and drive belts.
AXLE – REAR	Adjustment: Wheel bearing after the expiration of 20,000km or 3 months.		Maintenance: Air intake system, exhaust system.
BRAKES	Adjustment: Brake pedal and brake shoes. Wear: Brake drum and lining. Replacement: Brake hoses. Replacement: Cab glass. Repair: Cab finish (paint, trim, etc.), windshield and cab leaks after the expiration of 20,000km or 3 months. Adding: Refrigerant or complete recharging air conditioning system.	GENERAL	Replacement: Drive belts, air cleaner element(s). Hoses and tubes. Trouble shooting diagnosis, inspection and road testing. Vibrations which develop and are not notified to the Dealer or Branch prior to the expiration of 20,000km or 3 months. Tightening of bolts, nuts and studs. Removal of squeaks, rattles, etc., made necessary due to vehicle operation.
CLUTCH	Adjustment: Clutch assembly, pedal and linkage. Wear: Clutch assembly, drive disc, release bearings and engine flywheel.	LUBRICATION	General lubrication and oil change including seasonal or distance changes.
COOLING SYSTEM	Replacement: Hoses, clamps and thermostats. Replenishing coolant additives.	SPRINGS	Replacement: Broken leaves, centre bolts and shackle pins.
ELECTRICAL	Adjustment: Charging system, and headlamp aiming. Maintenance: Alternator, battery and starting motor. Replacement: Electrical cables, connectors and terminals after the expiration of 20,000km or 3 months. Light assemblies and light bulbs.	STEERING TRANSMISSION	Adjustment: Steering gear, linkage. Adjustment: Gear shift linkage (manual and automatic). Adjustment: And servicing automatic transmissions.
		TYRE & RIM	Adjustment: Tyre and rim run out. Balance: Tyre and rim. Rotation: Tyre and rim position. Replacement: Tyre, tube and rim.

Note: Cummins and Detroit Diesel new engine inspection as per manufacturer's recommendations.

S-2650, SF-2650, T-2650, TF-2650 and TK-2650

Transmission Steering Gear Front Axle 1-Beam Radiator Chassis Frame Rear Axle

Note: The terms and conditions of the Manufacturer's Warranty will apply to the major components warranty. The period of the component warranty runs concurrently with the period of the Manufacturer's Warranty.

A major component consists of the assembly as defined by part number as that assembly in the current parts catalogue, excluding attachments and auxiliary equipment used for the installation or control of that assembly.

DT 466 International Diesel Engine

12 Months or 160,000 Kilometres 100% Parts and Labour
(whichever occurs first)

Note: Engines other than IH manufacture are covered with their Manufacturer's Warranty only.

****Note:** Engine warranty DT-466 is defined as follows. Actual engine assembly between the fan and the flywheel. This warranty does not include attachments, controls or mountings.



INTERNATIONAL HARVESTER

INTERNATIONAL HARVESTER AUSTRALIA LIMITED

(Incorporated in Victoria) under Scheme of Arrangement.

A-79-M FEB. 1985