

rec 2.9.69

Lambretta

WARRANTY

This portion of your Warranty should
be returned immediately to:

LAMBRETTA (AUSTRALASIA) PTY. LTD.,
22 Waltham Street, Artarmon, N.S.W. 2064.

————— Fold here and return in prepaid envelope —————

On the sale or supply of all motor scooters and goods by Lambretta (Australasia) Pty. Ltd. (called "the Company") and on the carrying out of all repairs and work by them, all guarantees, warranties or conditions (including any condition as to quality or fitness for any particular purpose), whether expressed or implied by Statute, Common Law or otherwise, are excluded and hereby expressly negated.

In lieu of such expressed, implied or any other conditions, warranties or guarantees whatsoever the Company will give the following warranty **PROVIDED** that the customer correctly fills up and signs the section on page 3 and delivers the section so filled up to the Company within **SEVEN DAYS** of the purchase by the customer of such Lambretta motor scooter. This signature will be accepted by the Company as proof that the customer has read and agrees with the terms and conditions of this warranty. It must be clearly understood that this warranty does not apply to any accessories or additional fitments not part of the standard specification of the motor scooter.

It must be clearly understood that if a customer fails to comply with this preliminary condition, the Company will be under no liability whatsoever either upon the following warranty or upon any express or implied condition, warranty or guarantee.

MANUFACTURER'S LAMBRETTA SCOOTER WARRANTY

In case of defect or breakage of any Lambretta motor scooter supplied by the Company being discovered or occurring within **SIX CALENDAR MONTHS** from the date of sale, caused by defective workmanship or material (proved to the satisfaction of the Company) the defective part will be repaired or the Company at its discretion will supply free of charge a new part in place thereof. Such period of six months is from the date of supply by the Company of the motor scooter, but if the motor scooter is sold by a dealer and has not been previously used, the period starts from the date of supply by such dealer to the customer.

The Company's responsibility is limited to the conditions of this warranty and the Company will not be liable for any damages or contingent or resulting liability or other loss arising through any breakage or defect. The Company does not acknowledge any claim in respect of labour expenses including labour expended in dismantling or fitting arising from repairs, nor does it accept any responsibility for repairs or the fitting of replacement parts executed by dealers or other repairers. The Company will also not be responsible for defect or breakage caused by wear or tear, misuse or neglect. The judgement of the Company in all cases of claims shall be final and conclusive and the customer agrees to accept its decision on all questions as to defects and to the exchange of part or parts. After the expiration of one month from the despatch of notification of the Company's decision the part or parts submitted for inspection may be scrapped by the Company or returned to the customer carriage forward at the Company's discretion. The Company accepts no responsibility for any alterations or modifications in any way to any Lambretta motor scooter or to any part