

**Doen Pacific Pty. Ltd.**

33 Venture Way  
Braeside Vic 3195  
Australia

A.B.N. 35 703 736 525

**Product Warranty**

The Doen Pacific Pty. Ltd. Waterjet Propulsion unit is warranted to be free from defects in workmanship and materials, when properly installed, used and maintained in accordance with our written instruction:

Complete Supplier factory assembled units, twelve months from date of launch to original purchaser. Replacement parts under warranty the remainder of the warranty period. Any unit or part of the Supplier returned to The Supplier or the Distributor, which upon examination is found to be defective will be replaced by the Supplier.

The labour costs involved will be the responsibility of the original purchaser, as will the freight to and from the premises of The Supplier or the Distributor.

The obligation to supply such parts is contingent upon proper use, maintenance and lubrication, and shall not apply to units which have been subject to damage by salt water, misuse, negligence, accident or in which parts not made or supplied by the manufacturer have been used, or for other reasons beyond the control of the Supplier. Other equipment and / or accessories not manufactured by the Supplier, but furnished with the Doen Waterjet Propulsion unit, are warranted only by the original manufacturer of such equipment and / or accessories.

Doen Pacific Pty. Ltd. reserves the right to make changes or improvements in its products previously manufactured. Except for these representations expressed or implied; this agreement shall exclude the Supplier from any liability arising out of or in connection with the supply and re-supply, use or re-use of the goods, howsoever arising and whether for, consequential loss Doen Pacific Pty. Ltd. may otherwise have had by virtue of any representation warranty, condition or term whether expressed or implied. Doen Pacific's liability is limited pursuant to the warranty stated as herein. Nothing in this agreement shall be constructed to extend to the application of these terms and conditions beyond that permitted by law. Where the right or remedy which is not capable of exclusion, restriction or modification is granted to the Purchaser by Law, and the Law allows the company to limit its liability with respect to that right or remedy, then the liability of the company is limited solely to, a liability to pay the purchaser an amount equal to:

1. The cost of replacing the goods;
2. The cost of obtaining equivalent goods; or
3. The cost of having the goods repaired.

Which ever is the lesser amount.