

## ***Privacy Policy and GDPR Statement***

We do not collect any personal data about you on this website.

If you send us an email, we may collect your name, your email address and any other information which you choose to give us. We may use these details to reply to your email. You have the right to withdraw your consent to us using your personal data at any time, and to request that we delete it.

We do not share any data with any third parties for any purposes.

## ***Cookie Policy***

This website uses two 'Absolutely Necessary Cookies, for the functioning of the website in order to deliver the web pages to the visitor. Google Analytics is used to measure the amount of traffic to the website.

## ***Terms and Conditions***

1. Non Account Customers will be required to pay for the goods and / or services to the seller at the time the service or goods are provided. Account Customers will be required to pay for goods or services 30 days net from date of invoice.
2. Vehicle wheel alignment is affected by road conditions and driving circumstances and therefore adjustment cannot be covered by a guarantee. However, should you have reason to believe that further adjustment is necessary after our visit, we will check and re-adjust (if required) free of charge within 30 days of purchase.
3. Any claims in respect of damaged goods or shortage on delivery must be made in writing so as to reach the seller within 7 days of delivery.
4. The seller is not the manufacturer of the goods. The goods are sold with all warranties (if any) issued by the manufacturers and based upon the fact that the manufacturers only manufacture goods of merchantable quality; the goods are transmitted without examination by the seller upon the basis that any lack of merchantable quality is a matter between the buyer and the manufacturer.
5. Prices are at all times subject to fluctuation and irrespective of any quoted prices in any literature of the seller, goods will be invoiced at prices applicable for the goods ordered at the date of despatch.
6. Goods are sold and supplied on the condition that they may only be sold, offered or used upon the terms of the business arrangements and conditions of licence imposed by the manufacturer, copies of which are obtainable upon request.
7. Payments by cheque shall only be deemed payment upon clearance of the cheque through the buyer's bank.
8. It will remain the responsibility of the driver of any vehicle to which wheels are fitted to check wheel nuts to the vehicle torque specifications (see Owners Handbook).
- 9.(a) The property in the title of the goods shall not pass to the buyer until the buyer has paid the price in full.  
  
(b) So long as the property in the title to the goods remain in the seller, the seller will be entitled to re-take possession of the goods at any time (whether or not such goods have been fixed to or incorporated in any other goods) and for that purpose to enter upon any premises of the buyer.  
  
(c) Notwithstanding that the title to and property in the goods has not passed to the buyer, the buyer shall be entitled to sell the goods or any part thereof, but such sale shall be deemed to be for the account of the seller and any proceeds thereof shall be held by the buyer on behalf of the seller until the buyer has paid the price in full.
10. Until such time as the property and goods shall have passed from the seller in accordance with condition 9 above, the buyer remains liable to the seller for any loss or damage to the said goods however caused and it shall be the duty of the buyer to insure the said goods at their full market value.