

SPRINTER



Service and Warranty Information 2025

Mercedes-Benz



WARRANTY COVERAGE AT A GLANCE

(Complete warranty coverage starts on (→ Page 11))

DESCRIPTION	Years:	2	3	3	3	5	5	7	8
Miles (thousands):	24	36	50	UNL	50	100	70	80	
New Vehicle Limited Warranty Coverage	█	█	█						
Special Extended Warranty Coverage									
Anti-Corrosion Perforation Limited Warranty: All Panels	█	█	█	█					
Outer Panels	█	█	█	█	█				
Federal Emission Warranty - Diesel	█	█	█	█	█				
Federal Emission Warranty - Major Emission Control Components	█	█	█	█	█	█			
California Emission Warranty (California, Colorado, Connecticut, Delaware, Maine, Maryland, Massachusetts, New Jersey, New York, Oregon, Pennsylvania, Rhode Island, Vermont and Washington)									
Short Term (Diesel)	█	█	█	█	█	█			
Long Term	█	█	█	█	█	█	█		
Powertrain Limited Warranty	█	█	█	█	█	█			

The following terms are referred to in this booklet as:

Vehicle Distributor / Vehicle Warrantor / Parts Distributor

Mercedes-Benz USA, LLC
 One Mercedes-Benz Drive
 Sandy Springs, GA 30328

Mercedes-Benz USA, LLC is a Mercedes-Benz Group AG Company.

Original Owner's Name

Street Address

City and State

Zip Code

Vehicle Identification Number (VIN)

Warranty Start Date (In-Service Date)

Mileage at Delivery

Selling Authorized Mercedes-Benz
Dealership

Code

City

State

Second Owner's Name

Third Owner's Name

Street Address

Street Address

City and State Zip Code

City and State Zip Code

Date of Second Purchase Mileage at Purchase

Date of Second Purchase Mileage at Purchase

Warranty Coverage applies to all vehicle owners during the warranty coverage period. To protect you in the event of a recall or any questions concerning your limited warranty, please fill out and return the business reply card included in this booklet to inform us about ownership or address changes.

IMPORTANT

This booklet contains MBUSA's limited warranties. It should be kept in your vehicle and presented to your authorized Mercedes-Benz Dealership if any warranty service is needed. The limited warranty text begins on (→ Page 11) of this booklet.

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Your Legal Rights Under These Limited Warranties.

The limited warranties contained in this booklet are the only express warranties that MBUSA makes for your vehicle. These limited warranties give you specific legal rights. You may also have other rights that vary from state to state.

For example, you may have some implied warranties, depending on the state where your vehicle was sold or is registered.

These implied warranties are limited, to the extent allowed by law, to the time periods covered by the express written warranties contained in this booklet.

If you use your vehicle primarily for business or commercial purposes, then these implied warranties do not apply and MBUSA completely disclaims them to the extent allowed by law. And the implied warranty of fitness for a particular purpose does not apply if your vehicle is used for racing, even if the vehicle is equipped for racing.

Some states do not allow limitations on how long an implied warranty lasts, so the above limitations may not apply to you.

NO PAYMENT OR OTHER COMPENSATION WILL BE MADE FOR INDIRECT OR CONSEQUENTIAL DAMAGE SUCH AS DAMAGE OR INJURY TO PERSON OR PROPERTY OR LOSS OF REVENUE WHICH MIGHT BE PAID, INCURRED OR SUSTAINED BY REASON OF THE FAILURE OF ANY PART OR ASSEMBLY WHICH MAY BE REPAIRED OR REPLACED IN ACCORDANCE WITH THE TERMS OF THIS WARRANTY.

Some states do not allow the exclusion or limitation of incidental or consequential damages or limitation on how long an implied warranty lasts, so the above limitation may not apply to you.

CALIFORNIA SUPPLEMENT

EXCEPT FOR THE EMISSIONS SYSTEMS WARRANTIES, THIS IS THE ONLY EXPRESS WARRANTY PROVIDED IN CONNECTION WITH THE PURCHASE OF A SPRINTER VEHICLE. THE STATE OF CALIFORNIA ALSO PROVIDES AN IMPLIED WARRANTY OF MERCHANTABILITY, AND WHERE APPLICABLE, AN IMPLIED WARRANTY OF FITNESS. THE DURATION OF THESE IMPLIED WARRANTIES, HOWEVER, SHALL BE LIMITED TO ONE (1) YEAR FROM THE DATE THE VEHICLE IS DELIVERED TO THE FIRST RETAIL PURCHASER OR PUT IN SERVICE AS AN AUTHORIZED MERCEDES-BENZ DEALERSHIP DEMONSTRATOR OR MERCEDES-BENZ USA, LLC OR DAIMLER VANS USA LLC OR DAIMLER VANS MANUFACTURING, LLC COMPANY VEHICLE. OTHER THAN THE EXPRESS WARRANTIES CONTAINED IN THIS BOOKLET AND THE IMPLIED WARRANTY OF MERCHANTABILITY, AND WHERE APPLICABLE, THE IMPLIED WARRANTY OF FITNESS, AS LIMITED IN DURATION ABOVE, MERCEDES-BENZ USA, LLC OR DAIMLER VANS USA LLC DISCLAIM ANY AND ALL OTHER IMPLIED WARRANTIES. NEITHER DAIMLER AG, MERCEDES-BENZ USA, LLC, DAIMLER VANS USA LLC, DAIMLER VANS MANUFACTURING, LLC, NOR ANY AUTHORIZED MERCEDES-BENZ DEALERSHIP CAN ASSUME OR AUTHORIZE ANY PERSON TO ASSUME FOR THEM ANY OTHER LIABILITY IN CONNECTION WITH A SPRINTER VEHICLE. NO PAYMENT OR OTHER COMPENSATION WILL BE MADE FOR INDIRECT OR CONSEQUENTIAL DAMAGE SUCH AS DAMAGE OR INJURY TO PERSONS OR PROPERTY OR LOSS OF REVENUE WHICH MIGHT BE PAID, INCURRED, OR SUSTAINED BY REASON OF THE FAILURE OF ANY PART OR ASSEMBLY WHICH MAY BE REPAIRED OR REPLACED IN ACCORDANCE WITH THE TERMS OF THIS WARRANTY.

THIS SERVICE AND WARRANTY INFORMATION BOOKLET CONTAINS AN INDIVIDUAL ARBITRATION AGREEMENT AND CLASS ACTION WAIVER (“THIS AGREEMENT”). BY AGREEING TO THIS AGREEMENT, YOU EXPRESSLY ACKNOWLEDGE THAT YOU HAVE READ, CAREFULLY CONSIDERED, AND UNDERSTAND ALL OF THE PROVISIONS OF THIS, AND THAT YOU EXPRESSLY AGREE TO BE BOUND THEREBY.

Individual Arbitration Agreement and Class Action Waiver.

Please carefully read this Agreement, as it affects your rights and applies to disputes between you and Mercedes-Benz USA, LLC, including third party beneficiaries such as its owners, members, managers, directors, officers, parent companies, predecessors, successors, manufacturers, suppliers, distributors, affiliated dealerships, subsidiaries and their employees (together “MBUSA”). In arbitration, there is generally less discovery and appellate review than in court and there is no jury.

This Agreement requires arbitration of any disputes between you and MBUSA (together the “Parties”) including, without limitation, claims and disputes related to or arising out of your vehicle purchase, use, or ownership except those solely for personal-injury claims manifested by physical injury and wrongful-death claims, which are excluded from this Agreement. These include, without limitation, disputes arising out of your warranty, and claims arising before or after you signed this Agreement, such as claims related to statements about your vehicle. This Agreement does not preclude using the dispute resolution program described in your vehicle’s Service and Warranty Information booklet.

At least 30 days before you commence arbitration, you must send to MBUSA a Notice of Dispute (“Notice”) that includes: your Vehicle Identification Number, a copy of your vehicle sales or lease contract(s); insurance information (if your vehicle is damaged); a copy of any repair orders; a description of your concern; and your proposed resolution. The Notice must be signed by you and sent by certified mail to: Mercedes-Benz USA, LLC, Customer Care Center, One Mercedes Drive, Sandy Springs, GA 30328. If you wish MBUSA to communicate with anyone other than you (such as an attorney), the Notice must include a statement signed by you identifying such person(s) and confirm their authority to resolve the dispute on your behalf. At least 30 days before MBUSA can commence arbitration, MBUSA is required to send you a signed Notice by certified mail. MBUSA’s Notice must include the Vehicle Identification Number, a description of the concern that led to the Notice, and

MBUSA's proposed resolution. MBUSA may also send Notice by certified mail to your representative or attorney if one has been identified by you.

If one party files a court action, the Parties agree that either party may immediately petition the Court to commence arbitration or otherwise initiate the arbitration process notwithstanding the procedure set forth in the preceding paragraph.

Any disputes subject to this Agreement will be decided by a single arbitrator administered by the American Arbitration Association ("AAA") (www.adr.org). The arbitration will adhere to AAA's Consumer Arbitration Rules (www.adr.org), including without limitation the AAA's Mass Arbitration Supplementary Rules. The Parties also agree that they may have valuable trade secrets and confidential information. The Parties agree to take all necessary steps to protect from public disclosure the Parties' trade secrets and confidential information in any proceeding pursuant to this Agreement.

In initiating arbitration, the initiating party will pay the filing fee directly to AAA. While MBUSA agrees to pay all subsequent AAA fees for the arbitration, you are responsible for your own attorney, expert, and other witness fees and costs, except where applicable law would entitle that party to recover such fees and costs if the dispute were litigated in court. If you pay the filing fee and prevail on any claim, we will reimburse you your filing fee.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE PARTIES AGREE THAT EACH PARTY MAY ASSERT A CLAIM OR COUNTERCLAIM IN THAT PARTY'S INDIVIDUAL CAPACITY ONLY (NOT AS A CLASS OR REPRESENTATIVE ACTION) AND YOU EXPRESSLY WAIVE ANY RIGHT YOU MAY HAVE TO PROCEED IN ANY CLASS OR REPRESENTATIVE ACTION. IF A COURT OR ARBITRATOR DECIDES THAT ANY PART OF THIS AGREEMENT CANNOT BE ENFORCED AS TO A PARTICULAR CLAIM FOR RELIEF OR REMEDY (SUCH AS INJUNCTIVE RELIEF), THEN, TO THE MAXIMUM EXTENT PERMITTED BY LAW, THAT CLAIM OR REMEDY (AND ONLY THAT

CLAIM OR REMEDY) MUST BE BROUGHT IN COURT AND MUST BE STAYED PENDING ARBITRATION OF THE ARBITRABLE CLAIMS AND REMEDIES.

Disputes concerning the validity, application, scope, enforceability, or interpretation of this Agreement will be exclusively decided by the arbitrator. This Agreement and associated arbitration-related proceedings and conduct, including issues regarding discovery, waiver, estoppel, breach, default, or timing of arbitration-related payments—before, during, or after arbitration—will be governed by the Federal Arbitration Act, 9 U.S.C § 1 et seq., and federal common law, not by any state laws or procedures regarding arbitration. The arbitrator at all times holds the exclusive authority to address challenges to this Agreement, including questions of waiver, estoppel, breach, default, or the timing of payments relating to arbitration, or the validity or scope of this Agreement.

If one party files a court action instead of arbitration, all proceedings will be stayed until resolution of any proceedings to compel arbitration, including appeals. The Parties retain the right to seek relief in a small claims court for disputes or claims within that court's jurisdiction. If any provision of this Agreement is found to be invalid or unenforceable, such provision shall be severed, and the severed provision shall be reformed only to the extent necessary to make it enforceable. The balance of the Agreement will remain in full force and effect.

YOUR WARRANTY IS MADE SUBJECT TO THE TERMS OF THIS BINDING INDIVIDUAL ARBITRATION AGREEMENT AND CLASS ACTION WAIVER. BY USING THE VEHICLE, OR REQUESTING OR ACCEPTING BENEFITS UNDER THIS WARRANTY, INCLUDING HAVING ANY REPAIRS PERFORMED UNDER WARRANTY, YOU AGREE TO BE BOUND BY THESE TERMS.

You may opt out of the arbitration obligations of this Agreement within 30 days after the date of initial delivery of your vehicle to you by sending a letter to:

Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes Drive
Sandy Springs, GA 30328

stating your name, Vehicle Identification Number, and intent to opt out of the arbitration obligations of this Agreement. If you do not opt out, then the arbitration obligations of this Agreement are binding. Opting out of the arbitration obligations of this Agreement has no effect on your or MBUSA's arbitration obligations arising out of any other agreement or contract.

What's Covered.

New Vehicle Limited Warranty.

In the event a dispute arises relating to your warranty coverage based on the Lemon Law of your State, or the federal Magnuson-Moss Warranty Act, Mercedes-Benz USA, LLC offers assistance through the Dispute Settlement Program administered through the National Center for Dispute Settlement ("NCDS"). You may contact NCDS to submit a claim as follows:

National Center for Dispute Settlement
P.O. Box 515315
Dallas, TX 75251-5315
(866) 659-1909 (Toll Free)
eFile a Claim: www.ncdsusa.org
Email: info@ncdsusa.org

Important:

You must use the Dispute Settlement Program before asserting any rights or remedies created by the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301, et seq. Additionally, you may also be required to use the Dispute Settlement Program before seeking rights and remedies under your state's Lemon Law provisions. If you choose to seek redress by pursuing rights and remedies not created by Title 1 of the Magnuson-Moss Warranty Act, prior resort through the Dispute Settlement Program is not required by any provision of the Magnuson-Moss Warranty Act. Please carefully read the Warranty Enforcement Laws (Lemon Laws) section (and, in particular, if it applies to you, the section titled, IMPORTANT NOTICE for California Retail Buyers and Lessees) of this booklet for more information about this program and applicable laws, which may affect your legal rights.

A. Who Is Covered?

The subsequent pages of this Service and Warranty Information booklet describe some service requirements and the warranties you receive as an owner. Your vehicle is covered under the terms of these “Warranties” and your nearest authorized Mercedes-Benz Dealership will exchange or repair any defective parts in accordance with the terms of such warranties within stated limits.

Please keep this booklet together with the Operator’s Manual, Maintenance Booklet and other documents concerning your vehicle so that future owners will have access to this literature if you should sell the vehicle.

B. What’s Covered

The New Vehicle Limited Warranty warrants to the original and each subsequent owner of a new Sprinter vehicle that any authorized Mercedes-Benz Dealership will make any repairs or replacements necessary to correct defects in material or workmanship arising during the warranty period.

ANY AUTHORIZED MERCEDES-BENZ DEALERSHIP: Any authorized Mercedes-Benz Dealership of the owner’s choice will perform warranty repairs or replacements. The vehicle should be delivered to an authorized Mercedes-Benz Dealership during normal service hours. A reasonable time should be allowed after taking the vehicle to an authorized Mercedes-Benz Dealership for performance of the repair.

C. Items Covered by Other Warranties

The following are covered by separate warranties offered by their makers. They are **not covered** by the Basic Limited Warranty:

- Tires
- Third Party accessories, equipment, or protection products (regardless of purchase through an authorized Mercedes-Benz Dealership)
- Items added or changed because of customization or upfitting, or van conversion (except genuine Mercedes-Benz accessories designed for Sprinter and installed by an authorized Mercedes-Benz dealership)

Be sure to get a copy of the warranty that applies to these items from your authorized Mercedes-Benz dealership, or from the maker of the product.

You can find warranty statements for tires & other optional equipment (if equipped) in your Owner's Literature Package.

D. Towing Costs Are Covered Under Certain Circumstances

The New Vehicle Limited Warranty, the Diesel Engine Limited Warranty, and the Spare Parts Warranty cover the cost of towing your vehicle to the nearest authorized Mercedes-Benz Dealership if your vehicle cannot be driven because a covered part has failed, see (→ Page 37).

E. When It Begins

The New Vehicle Limited Warranty begins on either of the following dates, whichever is earlier:

- the date you take initial delivery of the vehicle;

or

- the date when the vehicle was first put into service as an authorized Mercedes-Benz Dealership "demo" or as a company vehicle of the vehicle distributor;

but no later than 24 months from the vehicle production date.

Warranty coverage will be adjusted to reflect the actual warranty period start date.

F. When It Ends

The New Vehicle Limited Warranty is for 36 months or 36,000 miles, whichever occurs first.

Not all components or adjustments carry a 36 month or 36,000 mile warranty. Warranty coverage for specific components or adjustments is based on the vehicle's time in service or mileage and should always be verified with your authorized Mercedes-Benz Dealership prior to any repairs. Examples include, but are not limited to, the following:

- Wheel alignment and balancing
- Brake pads
- Brake discs
- Glass
- Wiper blades and inserts

G. Registration and Operation Requirements

The New Vehicle Limited Warranty covers your vehicle only if:

- it was built for sale in the U.S.;
- it's registered in the U.S.;
- it's driven mainly in the U.S. or Canada, see (→ Page 35); and
- it's operated and maintained in the manner described in your Operator's Manual and Maintenance Booklet.

H. If Your Vehicle Leaves the United States (We Include U.S. Possessions and Territories as Part of the United States for Warranty Purposes):

EXCEPT WHERE SPECIFICALLY REQUIRED BY LAW, THERE IS NO WARRANTY COVERAGE ON THIS VEHICLE IF IT IS SOLD IN OR REGISTERED IN COUNTRIES OTHER THAN THE UNITED STATES.

This policy does not apply to vehicles that have received authorization for export from the vehicle distributor. Authorized Mercedes-Benz Dealerships may not give authorization for export. You should consult an authorized Mercedes-Benz Dealership to determine this vehicle's warranty coverage if you have any questions.

This policy does not apply to vehicles registered to U.S. government officials or military personnel on assignment outside of the United States.

Diesel Engine Limited Warranty.

A. Who Is Covered?

You are covered by the Diesel Engine Limited Warranty for up to 5 years or 100,000 miles on the odometer, whichever comes first.

B. What's Covered

In vehicles equipped with a Diesel Engine, **ONLY** the following engine parts and components are covered by the Diesel Engine Limited Warranty:

- cylinder block and all internal parts
- cylinder head assemblies
- core plugs
- fuel injection pump & injectors
- gaskets and seals for listed components
- intake and exhaust manifold
- oil pan
- oil pump
- timing gear drive belts and/or chains and cover
- turbocharger housing and internal parts
- valve covers
- water pump and housing

C. When It Begins

The Diesel Engine Limited Warranty begins on either of the following dates, whichever is earlier:

- the date you take delivery of the vehicle;

or

- the date when the vehicle was first put into service as a dealer“demo” or as a company vehicle of the vehicle distributor.

but no later than 24 months from the vehicle production date. Warranty coverage will be adjusted to reflect the actual warranty period start date.

D. Towing Costs Are Covered

The Diesel Engine Limited Warranty covers the cost of towing your vehicle to the nearest authorized Mercedes-Benz Dealership if your vehicle cannot be driven because a covered part has failed. For information on how to get towing service in the United States and Canada, see (→ Page 35).

Powertrain Warranty.

A. Who Is Covered?

You are covered by the Powertrain Warranty for up to 5 years or 100,000 miles on the odometer, whichever comes first.

B. What's Covered

ONLY the following parts and components are covered by the Powertrain Warranty:

Engine

- Cylinder head & gaskets
- All internally lubricated parts
- Turbocharger
- Injection system
- Fuel system
- Timing chain and cover
- Belt drive (pulleys, bearings)
- Belt tensioners

Electrical

- Alternator
- Starter

Transfer Case

- All internally lubricated parts
- Shafts, gears and bearings

Axles

- All internally lubricated parts
- Axle shaft bearings and hubs
- Propeller shafts
- Axle shafts
- Axle mounting
- Wheel bearing
- Wheel hub
- Intermediate bearing
- Lines, tubes, hoses

Automatic Transmission

- All internally lubricated parts
- Valve body
- Transmission lines
- Torque converter
- Shift mechanisms
- Housing

Corrosion Warranty.

A. What's Covered

This corrosion warranty covers the cost of all parts and labor needed to repair or replace any sheet metal panels that get holes from rust or other corrosion. If a hole occurs because of something other than corrosion, this corrosion warranty does not apply. Cosmetic or surface corrosion - resulting, for example, from stonechips or scratches in the paint - is not covered. For more details on what is not covered by this corrosion warranty, see (→ Page 19).

B. How Long It Lasts

The Corrosion limited warranty starts when your New Vehicle Limited Warranty begins, see (→ Page 11). This limited warranty has two time-and-mileage limits:

- For sheet metal panels, the limit is 36 months, with no mileage limit.
- For an outer-body sheet metal panel-one that is finish-painted and that someone can see when walking around the vehicle - the limits are 5 years or 100,000 miles on the odometer, whichever occurs first.

Restraint System Limited Warranty (Vehicles sold and registered in the State of Kansas only).

For vehicles sold and registered in the State of Kansas, seatbelts and related seatbelt components are warranted against defects in workmanship and materials for 10 years, regardless of mileage. This limited warranty does not cover replacement of seatbelts and related components required as the result of collision.

What's Not Covered.

Items Which Are Not Covered.

TIRE AND RIM DAMAGE: Damage to the tires such as punctures, cuts, snags, bruises, impact damage and breaks resulting from pothole impact, curb impact, or from other objects/road hazards is not covered. Damage from incorrect inflation, excessive axle load, high speed spinning (when stuck in ice, mud or snow), tire chains, racing or competitive driving events, incorrect mounting or demounting, improper puncture repair, misuse, negligence, alteration and misapplication is not covered. Rapid or irregular tire tread wear due to lack of tire rotation according to the recommended intervals specified in your vehicle's maintenance booklet or incorrect wheel alignment or tire balance is not covered. Tire tread wear is also not covered.

Damage to the rims resulting from pothole impact, curb impact, or from other objects/road hazards is not covered.

WHEEL ALIGNMENT: Adjustments for road crown issues are not covered.

BRAKE PADS AND DISCS: Replacement due to normal wear or as part of regular maintenance is not covered.

WIPER BLADES AND INSERTS: Damaged or worn wiper blades and wiper blade inserts are not covered.

DAMAGE DUE TO ACCIDENTS, MISUSE OR NEGLIGENCE: Damage due to negligence, fraud, improper adjustments, modification, alterations, disconnection, or tampering. Accidents or damage from objects striking the vehicle. Misuse of the vehicle such as driving into or over potholes, curbs, or other objects/road hazards; overloading, improper operation, storage or transport (Proper use is described in the Operator's Manual).

DAMAGE DUE TO LACK OF MAINTENANCE: Lack of proper maintenance as described in the Maintenance Booklet. Use of service parts or fluids, such as paper oil filters or improper engine oil, which are non-approved by MBUSA, will cause engine damage not covered by the warranty.

NORMAL MAINTENANCE IS OWNER'S RESPONSIBILITY: Cleaning and polishing, fluids and filters, replacing worn wiper blades, wiper rubber inserts, brake pads and discs, and clutch discs and pressure plates are some of the normal maintenance services required and are not covered by this warranty. See Maintenance Booklet for details.

Damage caused by the use of improper filters (including oil filters), engine oils, fluids, cleaners, polishes, or waxes is not covered.

DAMAGE DUE TO ALTERATIONS: Alterations by changing or adding to the vehicle can adversely affect its performance, reliability and longevity and are not covered by this warranty.

DAMAGE CAUSED BY REPAIR PARTS AND MISFUELING: MBUSA strongly warns against the introduction of biodiesel blends greater than B20. Malfunctions caused by the use of other than Genuine Mercedes-Benz parts and accessories and damages or malfunctions resulting from incorrect fuel usage, poor fuel quality (including biodiesel blends not meeting ASTM D6751 or EN590 quality standards) or from blending additional fuel additives other than those expressly approved for use in exceptional circumstances (see vehicle operator's manual) by MBUSA are not covered.

DAMAGE CAUSED BY IMPROPER BODY REPAIRS: Damage or malfunctions caused by body repairs not performed in accordance with Mercedes-Benz specified repair procedures or otherwise improperly performed are not covered by this warranty.

CHANGES IN DESIGN: The manufacturer has reserved the right to make any changes in design or to make additions to, or upon its products without incurring any obligations to install the same equipment on motor vehicles previously built.

RACING OR COMPETITIVE EVENTS:

This warranty does not cover the costs of repairing damage or conditions caused by racing, nor does it cover the repair of any defects that are found as the result of participating in a racing event.

DAMAGE TO INTERIOR SURFACES:

Damage to finished interior surfaces such as upholstery, wood, leather, suede, plastic, chrome, glass, rug, and paint caused by external influence, misuse, or negligence is not covered. Some examples include, but are not limited to, spills, chafe marks, scratches, and impressions from heavy objects or clamping force (such as a strap or mounting device). Damage from the use of third party accessories such as steering wheel locks or vent-mounted air fresheners is also not covered.

ALTERED ODOMETER: No warranty coverage shall apply to any vehicle on which the odometer has been altered and the actual mileage cannot be determined.

DAMAGE CAUSED BY OUTSIDE INFLUENCES AND THE ENVIRONMENT:

Damage from accidents or acts of nature or other events beyond the control of MBUSA is not covered (e.g., fire, flood, earthquake). Parts made from cloth or leather (upholstery, convertible tops, trim items), wood, paint or chrome which have been affected by airborne fallout, such as chemical and tree sap, or by road salt, hail, windstorm or other environmental factors are not covered by this warranty.

DAMAGE TO GLASS: Glass breakage or scratches are not covered unless positive physical proof of a manufacturing defect can be established.

EXTRA EXPENSES: This warranty does not cover payment for loss of use of the vehicle during warranty repairs nor lodging bills, substitute transportation rentals, or other travel costs, telephone calls, loss of pay, or other economic loss or consequential damages.

Insurance Write-Off; or Repaired or Replaced Parts.

Any vehicle which has been damaged to such an extent that the owner, insurer, financing institution or leasing company determined the vehicle to be a “total loss”, “write off” or equivalent, is not covered by this warranty. This includes but is not limited to vehicles issued a “salvage”, “scrap”, “dismantled” or similar title under any state’s law.

Any parts repaired or replaced under an insurance claim or required as a result of events which are not covered under this warranty (see “Items Which Are Not Covered”, (→ Page 19)), for example, damages due to accidents, misuse, or negligence, and in either case, any subsequent consequential damage to the vehicle are not covered by this warranty.

Restricted Warranty.

Your warranties can also be restricted by MBUSA.

Accordingly, MBUSA may restrict the warranty on your vehicle if the vehicle is not properly maintained, or if the vehicle is abused or neglected, and the abuse or neglect interferes with the proper functioning of the vehicle. If the warranty is restricted, coverage may be denied or subject to approval by MBUSA before covered repairs are performed.

Other Terms of Your Warranties.

Exchanged Parts May Be Used in Warranty Repairs.

In the interest of customer satisfaction, MBUSA may offer exchange service on some vehicle parts. This service is intended to reduce the amount of time your vehicle is not available for your use because of repairs. Parts used in exchange service may be new, remanufactured, reconditioned, or repaired, depending on the part involved.

All exchange parts that might be used meet new parts standards and have the same limited warranties.

Examples of the kinds of parts that might be serviced in this way are:

- engine assemblies;
- transmission assemblies;
- instrument cluster assemblies;
- radios, CD players;
- speedometers; and
- powertrain control modules.

To help control suspected ozone-depleting agents, the EPA requires the capture, purification, and reuse of automotive air conditioning refrigerant gases. As a result, a repair to the sealed portion of your air conditioning system may involve the installation of purified reclaimed refrigerant.

Pre-Delivery Service.

A defect in or damage to the mechanical, electrical, sheet-metal, paint, trim, and other components of your vehicle may have occurred at the factory or while it was being shipped to the authorized Mercedes-Benz Dealership.

Such a defect or damage is usually detected and corrected at the factory. In addition, authorized Mercedes-Benz Dealerships must inspect each vehicle before delivery. They repair any defects or damage detected before the vehicle is delivered to you.

Production Changes.

Changes may be made in vehicles sold by the vehicle distributor and its authorized Mercedes-Benz Dealerships at any time without incurring any obligation to make the same or similar changes on vehicles previously built or sold.

Emission Warranties Required by Law.

Warranted Emission Related Components.

Diesel Engine (Short Term) (a)

I. Air Induction System

Air Cleaner
Charge Air Cooler
Charge Air / Intake Air Duct
Clean Air Line
Intake Manifold / Boost Air
Distribution Line (with Intake Port
Shutoff, if applicable)
Electronic Throttle Valve
Intake Port Shutoff
Turbocharger
Wastegate Valve

II. Fuel Metering System

Fuel Injector
Fuel Pressure Regulator
Fuel Pressure Sensor
Fuel Rail
Fuel Rail Pressure Sensor
High Pressure Pump

III. Ignition System

Glow Plug
Glow Time Control Module

IV. Exhaust Gas Recirculation System

See Section IX for components and coverage

V. Positive Crankcase Ventilation

Crankcase Ventilation Valve/Line

VI. Exhaust/Diesel Exhaust Fluid (DEF) System

DEF Injection Valve
DEF Additive Tank (with Press./Temp.
Sensors, Fluid Level Gauge, Pump)
Exhaust Manifold

VII. Engine Emissions Control Systems/Sensors

Airbag Controller
Airbag Controller Software Alternator
Battery Sensor (IBS)
Camshaft Position Sensor
Charge Air Pressure Sensor
Charge Air Temperature Sensor
Coolant Control Valve

Cooling Pump
Cooling Fan
CPC Control Module
Crankshaft Position Sensor
DEF Control Module
DEF Control Module Software
Electronic Ignition Controller
Electronic Ignition Controller
Software
Engine Coolant Temperature Sensor
Engine Oil Temperature Sensor
Engine Thermostat
Exhaust Back Pressure Sensor
Exhaust Differential Pressure Sensor
Exhaust Treatment Control Module
Exhaust Gas Temperature Sensor
Fuel Temperature Sensor
Manifold Air Pressure Sensor
Mass Air Flow Sensor
NO_x Sensors
O₂ Sensors
Oil Filler Pipe
Oil Pressure Control Valve
Oil Separator

Particulate Matter Sensor
Signal Acquisition Module
Signal Acquisition Module Software
Steering Column Module
Steering Column Module Software
Transmission Control Module
Transmission Control Module
Software
Vehicle Speed Sensor

VIII. On-Board Diagnostics

Instrument Cluster (Malfunction
Indicator Lamp)

IX. Major Emission Control Components (b)

Catalyst SCR
Diesel Oxidation Catalyst
Diesel Particulate Filter
EGR Bypass Flap
EGR Cooler
EGR Valve
Engine Control Module
Engine Control Module Software

All items are warranted for:

- (a) 5 years/100,000 miles (whichever occurs first) for new Heavy Duty Vehicles which are first sold by an authorized Mercedes-Benz Dealership in all states.
- (b) 8 years/80,000 miles (whichever occurs first) for new Medium Duty Vehicles which are first sold by an authorized Mercedes-Benz Dealership in all states.

Please reference the previous pages for additional emission warranty coverage.

CALIFORNIA EMISSION CONTROL WARRANTY STATEMENT.

Your Warranty Rights and Obligations:

The California Air Resources Board and MBUSA are pleased to explain the emission control system warranty on your Mercedes-Benz vehicle. In California new motor vehicles must be designed, built and equipped to meet these states' stringent anti-smog standards. MBUSA must warrant the emission control system on your Mercedes-Benz vehicle for the periods of time listed below provided there has been no abuse, neglect or improper maintenance of your vehicle.

Your emission control system may include such parts as the fuel injection system, ignition system, catalytic converter and engine computers. Also included may be hoses, belts, connectors and other emission related assemblies.

Where a warrantable condition exists, MBUSA will repair your Mercedes-Benz vehicle at no cost to you including diagnosis, parts and labor.

Manufacturer's Warranty Coverage:

For 5 years or 50,000 miles, whichever occurs first, for Medium Duty Vehicles:

1. If your Mercedes-Benz vehicle fails a Smog Check Inspection, all necessary repairs and adjustments will be made by MBUSA to ensure that your vehicle passes the inspection. This is your emission control system PERFORMANCE WARRANTY.
2. If any emission related part on your Mercedes-Benz vehicle is defective, the part will be repaired or replaced by MBUSA. This is your short-term emission control system DEFECTS WARRANTY.

For 7 years or 70,000 miles, whichever first occurs:

1. If an emission related part listed in this warranty booklet specially noted with coverage for 7 years or 70,000 miles is defective, the part will be repaired or replaced by MBUSA. This is your long-term emission control system DEFECTS WARRANTY.

**OWNER'S WARRANTY
RESPONSIBILITIES:**

As the vehicle owner, you are responsible for the performance of the required maintenance listed in your Maintenance Booklet. MBUSA recommends that you retain all receipts covering maintenance on your vehicle, but MBUSA cannot deny emission control system warranty solely for the lack of receipts or for your failure to ensure the performance of all required maintenance.

You are responsible for presenting your Mercedes-Benz vehicle to an authorized Mercedes-Benz Dealership as soon as a problem exists. The warranty repairs should be completed in a reasonable amount of time, not to exceed 30 days.

As the vehicle owner, you should also be aware that MBUSA may deny you warranty coverage if your vehicle or a part has failed due to abuse, neglect, improper maintenance or unapproved modifications.

If you have any questions regarding your warranty rights and responsibilities, you should contact:

Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes-Benz Drive
Sandy Springs, GA 30328
1-800-FOR-MERCEdes,

or

The California Air
Resources Board at
4001 Iowa Ave,
Riverside, CA 92507

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The California Emission Warranty statement and General Emissions Warranty Coverage explained in this section also apply to vehicles first sold by an Authorized Mercedes-Benz Dealership and which are registered in Colorado, Connecticut, Delaware, Maine, Maryland, Massachusetts, New Jersey, New York, Oregon, Pennsylvania, Rhode Island, Vermont, and Washington.

If you have any questions regarding your warranty rights and responsibilities in these states, you should contact:

Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes-Benz Drive
Sandy Springs, GA 30328
1-800-FOR-MERCEdes, or

State of Colorado
Colorado Department of Public Health and Environment
4300 Cherry Creek Drive South
Denver, CO 80246

State of Connecticut
Department of Environmental Protection
79 Elm Street
Hartford, CT 06106-5127

Delaware Department of Natural Resources and Environmental Control
Division of Air Quality
156 South State Street
Dover, DE 19901

State of Maine
Department of Environmental Protection
17 State House Station
Augusta, ME 04333

State of Maryland
Department of the Environment Air & Radiation Management Administration Mobile Sources Control Program
1800 Washington Blvd.
Baltimore, MD 21230

Commonwealth of Massachusetts
Department of Environmental Protection
Division of Air Quality Control
One Winter Street, Boston, MA 02108

State of New Jersey
New Jersey Department of Environmental Protection
401 East State Street
Trenton, NJ 08625

State of New York
Department of Environmental Conservation
625 Broadway
Albany, NY 12233

State of Oregon
Department of Environmental Quality
811 S.W. Sixth Avenue
Portland, OR 97204

Commonwealth of Pennsylvania
Department of Environmental
Protection
Bureau of Air Quality
Rachel Carson State Office Building
12th Floor, P.O. Box 8468
Harrisburg, PA 17105-8468

State of Rhode Island
Department of Environmental
Management
235 Promenade Street
Providence, RI 02908

State of Vermont
Agency of Natural Resources
Department of Environmental
Conservation, Air Pollution Control
Division
Building 3 South, 103 Main Street,
Waterbury, VT 05671-0402

State of Washington
Washington State Department of
Ecology
P.O. Box 47600
Olympia, WA 98504-7600

GENERAL EMISSIONS WARRANTY COVERAGE

The manufacturer of each motor vehicle or motor vehicle engine shall warrant to the ultimate purchaser and each subsequent purchaser that the vehicle or engine is:

(1) Designed, built, and equipped so as to conform with all applicable regulations adopted by the Air Resources Board pursuant to its authority in chapters 1 and 2, part 5, division 26 of the Health and Safety Code; and

(2) Free from defects in materials and workmanship which cause the failure of a warranted part to be identical in all material respects to the part as described in the vehicle or engine manufacturer's application for certification, including any defect in materials or workmanship which would cause the vehicle's on-board diagnostic malfunction indicator light to illuminate, for a period of three years or 50,000 miles, whichever occurs first, for Light Duty Vehicles, and five years or 50,000 miles, for Medium Duty Passenger Vehicles; and

(3) Free from defects in materials and workmanship which cause the failure of a "High-Priced" warranted part as specified in the attached list for seven years or 70,000 miles, whichever occurs first.

A warranted part which is scheduled for replacement as required maintenance is warranted up to the first scheduled replacement point.

Prior to the expiration of the applicable warranty, the owner must give notice of any warranted emission control failure to an authorized Mercedes-Benz Dealership and deliver the vehicle to such facility for repair.

Owner is responsible for incidental costs such as: communication expenses, meals, lodging incurred by Owner or employee of Owner as a result of a Warrantable Condition.

Owner is responsible for "downtime" expenses, cargo damage, fines, all applicable taxes, all business costs, and other losses resulting from a warrantable condition.

Defect Warranty Coverage (7 years / 70,000 miles)

Diesel Engine (Long Term)

CA, CO, CT, DE, MA, MD, ME, NJ, NY, OR, PA, RI, VT and WA Only

Part Description	Model
	Sprinter
Airbag Controller	•
Alternator	•
Catalyst SCR	•
Charge Air Cooler	•
Charge Air/ Intake Air Duct	•
Coolant Control Valve	•
Coolant Pump	•
Cooling Fan	•
Cooling Pump	•
DEF Injection Valve	•
DEF Tank (with Press./Temp. Sensors, Fluid Level Gauge, Pump)	•
Diesel Particulate Filter	•
EGR Bypass Flap	•
EGR Cooler	•
EGR Valve	•
Electrohydraulic Control Unit / Gearshift Plate	•
Electronic Ignition Controller	•
Electronic Throttle Valve	•
Engine Control Module	•
Engine Thermostat	•
Exhaust Manifold	•
Fuel Injector	•
Fuel Pump (High Pressure)	•
Fuel Rail (with Fuel Pressure Regulator, if applicable)	•
Fuel Rail Pressure Sensor	•
High Pressure Pump	•
Instrument Cluster (Malfunction Indicator Lamp)	•

Defect Warranty Coverage (7 years / 70,000 miles)

Diesel Engine (Long Term)

CA, CO, CT, DE, MA, MD, ME, NJ, NY, OR, PA, RI, VT and WA Only

Part Description	Model
	Sprinter
Intake Manifold / Boost Air Distribution Line (with Intake Port Shutoff, if applicable)	•
Intake Port Shutoff	•
NO _x Sensors	•
O ₂ Sensor	•
Oil Pressure Control Valve	•
Oxidation Catalyst	•
Signal Acquisition Module	•
Transmission Control Module	•
Turbocharger	•
Wastegate Valve	•

Emergency Repairs

In the case of an emergency where an authorized Mercedes-Benz Dealership is not available, certain warranty related repairs may be performed by any available repair location or by any individual using any replacement parts. A part not being available within 30 days or a repair not being complete within 30 days constitutes an emergency. MBUSA will reimburse the owner for expenses (including diagnosis), not to exceed MBUSA's suggested retail price for all warranted parts replaced and labor charges based on MBUSA's recommended time allowance for the warranty repair and the geographically appropriate hourly labor rate. Replaced parts and paid invoices must be presented as a condition of reimbursement for emergency repairs not performed by an authorized Mercedes-Benz Dealership.

Warranty Limitations

MBUSA is not responsible for failures or damage resulting from what MBUSA determines to be abuse or neglect, including, but not limited to: operation without adequate coolants or lubricants; overfueling; overspeeding; lack of maintenance of cooling, lubricating or intake systems; improper storage, starting, warm-up, run-in or shut down practices; unauthorized modifications to the engine. MBUSA is also not responsible for failures caused by incorrect oil or fuel or by water, dirt or other contaminants in the fuel or oil. MBUSA is not responsible for failures resulting from improper repair or the use of parts which are not Genuine Mercedes-Benz approved parts.

MBUSA is not responsible for the material and labor costs of emission control parts and assemblies replaced during scheduled maintenance of the vehicle as specified in the Maintenance Booklet.

THIS WARRANTY, TOGETHER WITH THE EXPRESS LIMITED WARRANTIES ARE THE SOLE AND EXCLUSIVE WARRANTIES MADE BY MBUSA. THERE ARE NO OTHER WARRANTIES, EXPRESS OR IMPLIED, OR OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

How to Get Warranty Service.

Where to Take Your Vehicle.

A. In the United States

(We Include U.S. Possessions and Territories as Part of the United States for Warranty Purposes):

Warranty service repairs or replacements must be done by an authorized Mercedes-Benz Dealership of the owner's choice.

If you have difficulty locating a convenient authorized Mercedes-Benz Dealership, please contact the Customer Care Center (→ Page 53). They can help you find the closest authorized Mercedes-Benz Dealership.

B. In Canada and Mexico:

If you are traveling temporarily in Canada or Mexico, and your vehicle remains registered in the United States, your New Vehicle Limited Warranty still applies. Service may be requested at any authorized Mercedes-Benz Dealership.

C. In a Foreign Country Outside of North America:

If you are traveling temporarily outside of North America, and your vehicle remains registered in the United States:

You should take your vehicle to an authorized Mercedes-Benz Dealership. They should give you the same limited warranty service you receive in the United States.

- If the authorized dealership charges you for repairs which you feel should be covered under your limited warranty, please get a detailed receipt for the work done. Make sure that this receipt lists all warranty repairs and parts that were involved. (This receipt will be similar to the one used by the dealer who normally services your vehicle.)
- When your vehicle returns to the United States, contact the Customer Care Center (→ Page 53) for reimbursement consideration. You will need to provide a copy of the receipt, your vehicle registration and any other relevant documents.
- Reimbursement will not be considered if the vehicle does not return to the United States.

D. If You Move:

If you move to another country, be sure to contact the Customer Care Center (→ Page 53) and the customs department of the destination country before you move. Vehicle importation rules vary considerably from country to country. You may also be required to obtain documentation from MBUSA in order to register your vehicle in your new country.

How To Get Tow Service - U.S. or Canada Only.

A. What To Do:

If your vehicle requires towing due to a defect covered under the New Vehicle Limited Warranty or the Diesel Engine Limited Warranty, dial toll-free 1-877-762-8267. Provide your name, vehicle identification number, model year and color of vehicle, telephone number where you can be reached, disabled location of vehicle, and a description of the problem.

You will be given the name of the service provider and an estimated time of arrival. If you feel you are in an “unsafe situation”, please let us know. With your consent, we will contact local police or safety authorities.

B. If Unable to Contact 24-Hour Towing Assistance:

If you are unable to contact 24-Hour Towing Assistance and you obtain towing services on your own, you may submit your original receipts from the licensed towing or service facility, for services rendered within 30 days of the occurrence. Be sure to include your vehicle identification number, odometer mileage at the time of service and current mailing address. We will process

the claim based on vehicle and service eligibility. If eligible, we will reimburse you for the reasonable amounts you actually paid, based on the usual and customary charges for that service in the area where they were provided. The vehicle distributor’s determination relating to reimbursement are final. Correspondence should be mailed to:

**Customer Care Center
One Mercedes-Benz Drive
Sandy Springs, GA 30328**

Emergency Warranty Repairs

If you have an emergency and have to get a warranty repair made by someone other than an authorized Mercedes-Benz Dealership, follow the reimbursement procedure on (→ Page 36) (C).

Further Steps You Can Take and How to Get More Information.

If you think your authorized Mercedes-Benz Dealership has wrongly denied you emission-warranty coverage, follow the steps described on (→ Page 51). MBUSA will reply to you in writing within 30 days after receiving your complaint (or within the time limit required by local or state law). If the owner is not notified within 30 days that a performance warranty claim is denied, MBUSA must repair the vehicle free of charge.

If you want more information about getting service under the Federal Emission Warranty, or if you want to report what you think is a violation of these warranties, you can contact:

U.S. Environmental Protection Agency
Office of Transportation and Air
Quality
Compliance Division, Light-Duty
Vehicle Group
Attn: Warranty Complaints
2000 Traverwood Drive
Ann Arbor, MI 48105
Email: complianceinfo@epa.gov

Getting Service Under the California Emission Warranty.

A. What to Do If You Fail a Smog Check

If a vehicle fails a state Smog Check test during the coverage period, MBUSA will repair the vehicle so that it will pass a State Smog Check retest. The owner should take the vehicle to any authorized Mercedes-Benz Dealership for warranty repairs and give a copy of the failed Smog Check test report to the authorized Mercedes-Benz Dealership. If the owner is not notified within 30 days that a performance warranty claim is denied, MBUSA must repair the vehicle free of charge.

B. What to Do to Get Warranty Service

To get warranty service - even if you're traveling - take your vehicle to any authorized Mercedes-Benz Dealership. (MBUSA recommends that you take your vehicle to an authorized Mercedes-Benz Dealership who sells the same make of vehicle as yours.) That authorized Mercedes-Benz Dealership will perform any warranty service without charging you for diagnosis, parts or labor.

C. Emergency Emission Warranty Service

If you need emergency service under this limited warranty and an authorized Mercedes-Benz Dealership is not readily available, you may have your vehicle repaired by anyone using any brand of repair parts. However, MBUSA recommends that you do the following before having repairs made:

- Contact the Customer Care Center and ask for help with emission warranty service. You'll find the address and telephone number of the Customer Care Center on (→ Page 53).
- The Customer Care Center will recommend an authorized servicing Sprinter Dealer or help you find a qualified independent servicing dealer.
- If you are going to have to use an independent servicing dealer, make arrangements during your first contact with the Customer Care Center for getting reimbursed for emergency repairs (including labor and diagnosis). You will need to get and keep the replaced parts, as well as the original invoice marked "paid".

- You should review with the Customer Care Center any questions you have about the emission warranty.

Reimbursement for parts will be based on the parts distributor's suggested retail price. Reimbursement for labor will be based on MBUSA's recommended time allowance for the repair and on the appropriate hourly labor rate in the geographic area where you had the work done.

Before MBUSA will reimburse you for emergency repairs under this warranty, you will have to provide MBUSA with details on why the situation was an emergency and why authorized Mercedes-Benz Dealership service was unavailable. Under this warranty, an emergency occurs if a part will not be available within 30 days or if a repair cannot be completed within 30 days.

D. How to Get More Information

If you want more information about getting service under the California Emission Warranty, you can contact one of the following:

Customer Care Center
One Mercedes-Benz Drive
Sandy Springs, GA 30328

or

California Air Resources Board
Mobile Source Operations Division
4001 Iowa Ave,
Riverside, CA 92507

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Warranty Enforcement Laws (Lemon Laws).

Laws in many states and federal law permit owners and/or lessees to obtain a replacement vehicle or a refund of the purchase or lease price under certain circumstances. The provisions of these laws vary from state to state and vary from the federal law. To the extent allowed or not prohibited by applicable law, MBUSA requires that you first provide us with direct written notification of any alleged unrepaired defect or malfunction, or any other dissatisfaction you have experienced with your vehicle so that we have the opportunity to cure the problem or dissatisfaction ourselves. Giving MBUSA itself this direct notice and opportunity to cure enables us to supplement prior efforts by our Authorized Mercedes-Benz Dealership so any ongoing problem can be resolved or the dissatisfaction addressed by us. In states that do not require it, we also require, without constituting any liability beyond the Mercedes-Benz new vehicle warranty, that you give us direct written notice of any service difficulty you have experienced. Written notifications, either required under an applicable Lemon Law or other written notifications should be sent to us, not one of our Authorized Mercedes-Benz Dealership, at Mercedes-Benz USA, LLC, Customer Care Center, One Mercedes-Benz Drive, Sandy Springs, GA 30328.

California Consumer Notice

At least 30 days prior to the commencement of an action seeking civil penalties under subdivision (c) of Section 1794 of the California Civil Code, the consumer shall send notice in writing to either CA_Retention_Mailbox@mbusa.com or by certified or registered mail, return receipt requested to:

Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes-Benz Drive
Sandy Springs, GA 30328

The notice must contain all of the following:

1. Your name, the Vehicle Identification Number (“VIN”) of the motor vehicle, and a brief summary of the repair history and problems with your motor vehicle.
2. Demand that Mercedes-Benz USA, LLC repurchase or replace the motor vehicle.

NEW JERSEY LEMON LAW DISCLOSURE

IMPORTANT: IF THIS VEHICLE HAS A DEFECT THAT SUBSTANTIALLY IMPAIRS ITS USE, VALUE OR SAFETY, OR THAT IS LIKELY TO CAUSE DEATH OR SERIOUS BODILY INJURY IF DRIVEN, AND WAS PURCHASED, LEASED OR REGISTERED IN NEW JERSEY, YOU MAY BE ENTITLED UNDER NEW JERSEY'S LEMON LAW TO A REFUND OF THE PURCHASE PRICE OR YOUR LEASE PAYMENTS.

Here is a summary of your rights:

- 1. To qualify for relief under the New Jersey Lemon Law, you must give the manufacturer or its dealer the opportunity to repair or correct the defect in the vehicle within the Lemon Law's term of protection, which is the first 24,000 miles of operation or two years after the vehicle's original date of delivery, whichever is earlier.**
- 2. If the manufacturer or its dealer is unable to repair or correct a defect within a reasonable time, you may be entitled to return the vehicle and receive a full refund, minus a reasonable allowance for vehicle use.**
- 3. It is presumed that the manufacturer or its dealer is unable to repair or correct the defect if substantially the same defect continues to exist after the manufacturer has received written notice of the defect by certified mail, return receipt requested, and has had a final opportunity to correct the defect or condition within 10 calendar days after receipt of notice. This notice must be received by the manufacturer with the term of protection and may be given only after (i) the manufacturer or its dealer has had two or more attempts to correct the defect, (ii) the manufacturer or its dealer has had at least one attempt to correct the defect if the defect is one that is likely to cause death or serious bodily injury if the vehicle is driven; or (iii) the vehicle has been out of service for repair for a cumulative total of 20 or more calendar days, or in the case of a motorhome, 45 days or more.**

- 4. If substantially the same defect continues to exist after the manufacturer has had the final opportunity to repair or correct the defect, you may file an application for relief under New Jersey's Lemon Law.**

FOR COMPLETE INFORMATION REGARDING YOUR RIGHTS AND REMEDIES UNDER THE RELEVANT LAW, INCLUDING THE MANUFACTURER'S ADDRESS TO GIVE NOTICE OF THE DEFECT, CONTACT THE NEW JERSEY DEPARTMENT OF LAW AND PUBLIC SAFETY, DIVISION OF CONSUMER AFFAIRS, LEMON LAW UNIT, AT POST OFFICE BOX 45026, NEWARK, NEW JERSEY 07101, TEL. NO. (973) 504- 6226.

NEW JERSEY LEMON LAW DISCLOSURE

IMPORTANTE: SI ESTE VEHICULO TIENE UN DEFECTO QUE SUBSTANCIALMENTE AFECTA SU USO, VALOR O SEGURIDAD, O QUE PUEDE CAUSAR MUERTE O SERIO DAÑO CORPORAL SI SE MANEJA, Y FUE COMPRADO, ARRENDADO O REGISTRADO EN NUEVA JERSEY, USTED PUEDE TENER EL DERECHO BAJO LA LEY DE LIMÓN DEL ESTADO DE NUEVA JERSEY A UN REEMBOLSO DEL PRECIO DE COMPRA O A LOS PAGOS DE SU ARRENDAMIENTO.

Aqui le damos un sumario de sus derechos:

- 1. Para calificar por compensación bajo la Ley de Limon de Nueva Jersey, usted debe darle al fabricante o a su concesionario la oportunidad de reparar o corregir el defecto del vehículo dentro del término de protección bajo la Ley de Limón, que son las 24,000 millas primeras de operación o dos años después de la fecha original de la entrega del vehículo o lo que suceda primero.**
- 2. Si el fabricante o su concesionario no puede arreglar o corregir el defecto dentro de un tiempo razonable, usted puede tener el derecho de devolver el vehículo y recibir un reembolso completo, menos un descuento por el uso del vehículo.**
- 3. Si se supone que el fabricante o su concesionario no puede reparar o corregir el defecto y si substancialmente el mismo defecto continúa existiendo después que el fabricante ha recibido un aviso del defecto, mandado por correo certificado con recibo de retorno, y ha tenido una oportunidad final para corregir el defecto o condición dentro de los 10 días naturales después de recibir el aviso. Este aviso tiene que ser recibido por el fabricante dentro del término de protección y solo se puede dar después que (i) el fabricante o su concesionario ha intentado dos o más veces de corregir el defecto; (ii) el fabricante o su concesionario ha intentado por lo menos una vez de corregir el defecto si el defecto es uno que puede causar la muerte o serio daño corporal si el vehículo se maneja; o (iii) el vehículo ha**

estado fuera de servicio por reparos por una acumulación total de 20 días naturales o más, o en el caso de una casa rodante motorizada (motorhome) de 45 días o más.

4. **Si substancialmente el mismo defecto continua existiendo después que el fabricante ha tenido la ultima oportunidad de reparar o corregir el defecto, usted puede presentar una solicitud para compensación bajo la Ley de Limón de Nueva Jersey.**

PARA INFORMACION COMPLETA ACERCA DE SUS DERECHOS Y RECURSOS BAJO ESTA LEY, INCLUYENDO LA DIRECCIÓN DEL FABRICANTE PARA NOTIFICARLE EL DEFECTO, PÓNGASE EN CONTACTO CON: NEW JERSEY DEPARTMENT OF LAW AND PUBLIC SAFETY, DIVISION OF CONSUMER AFFAIRS, LEMON LAW UNIT, POST OFFICE BOX 45026, NEWARK, NEW JERSEY 07101, NÚMERO DE TELÉFONO (973) 504-6226.

IMPORTANT NOTICE for California Retail Buyers and Lessees.

Under California law you may be entitled to a replacement of your vehicle or a refund of the purchase price or lease price, if MBUSA and/or its authorized repair or service facilities fail to fix one or more substantial defects in the vehicle that are covered by its express warranty after a reasonable number of repair attempts, less an offset for the mileage accumulated before the first repair of the substantial defect. During the period of 18 months from original delivery of the vehicle or the accumulation of 18,000 miles on the odometer of the vehicle, whichever occurs first, a reasonable number of repair attempts is presumed for a retail buyer or lessee if one or more of the following occurs: (1) the same substantial defect or malfunction results in a condition that is likely to cause death or serious bodily injury if the vehicle is driven, that defect or malfunction has been subject to repair two or more times, and you have directly notified MBUSA in writing of the need for its repair, (2) the same substantial defect or malfunction of a less serious nature than category (1) has been subject to repair four or more times and you have directly notified us in writing of the need for its repair, or (3) the vehicle is out of service by reason of repair of the same or different substantial defects or malfunctions for a cumulative total of more than 30 calendar days. Written direct notification should be sent to us, not an Authorized Mercedes-Benz Dealership, at Mercedes-Benz USA, LLC, Customer Care Center, One Mercedes-Benz Drive, Sandy Springs, GA 30328.

1. Mercedes-Benz USA, LLC (“Mercedes-Benz”) participates in the California Dispute Settlement Program (“CDSP”), a mediation/arbitration program administered by the National Center for Dispute Settlement (“NCDS”). The CDSP and Mercedes-Benz have been certified under the California Department of Consumer Affairs’ Arbitration Certification Program.
2. If you have a problem arising under your Mercedes-Benz written warranty, we encourage you to bring it to our attention. If we are unable to resolve it, you may file a claim with the CDSP. Claims must be filed with CDSP within six (6) months after the expiration of the warranty.

3. To file a claim with CDSP, you can eFile a claim at NCDSUSA.ORG; call 1-866-659-1909; mail your Customer Claim Form to National Center for Dispute Settlement, P.O. Box 515315, Dallas, TX 75251-5315; or email your Customer Claim Form to info@ncdsusa.org
4. In order to file a claim with CDSP, you will have to provide your name and address, general information about your vehicle, including the make, model and year, and the vehicle identification number (VIN) of your vehicle, and a statement of the nature of your problem or complaint. You will also be asked to provide: the approximate date of your acquisition of the vehicle, the vehicle's current mileage, the approximate date and mileage at the time any problem(s) were first brought to the attention of Mercedes-Benz or one of our authorized dealers, and a statement of the relief you are seeking.
5. CDSP staff may try to help resolve your dispute through mediation. If mediation is not successful, or if you do not wish to participate in mediation, claims within the program's jurisdiction may be presented to an arbitrator at an informal hearing. The arbitrator's decision should ordinarily be issued within 40 days from the time your claim is filed; there may be a delay of 7 days if you did not first contact Mercedes-Benz about your problem, or a delay up to 30 days if the arbitrator requests an inspection/report by an impartial technical expert or further investigation and report by the CDSP.
6. You may be required to use CDSP before asserting certain rights or remedies conferred by California Civil Code Section 1793.22(b), including the right to assert a presumption under this Code Section. You are also required to use CDSP before exercising rights or seeking remedies created by Title I of the Magnuson-Moss Warranty Act, 15 U.S.C. Section 2301 et seq. If you choose to seek redress by pursuing rights and remedies not created by California Civil Code Section 1793.22(b) or Title I of the Magnuson-Moss Warranty Act, resort to CDSP is not required by those statutes. You are not required to use CDSP before pursuing rights and remedies under any other state or federal law. The CDSP is provided at no cost to you.

7. California Civil Code Section 1793.2(d) requires that, if Mercedes-Benz or its representative is unable to repair a new motor vehicle to conform to the vehicle's applicable express warranty after a reasonable number of attempts, Mercedes-Benz shall be required to replace or repurchase the vehicle. California Civil Code Section 1793.22(b) creates a presumption that Mercedes-Benz has had a reasonable number of attempts to conform the vehicle to its applicable express warranties if, within 18 months from delivery to the buyer or 18,000 miles on the vehicle's odometer, whichever occurs first, one or more of the following occurs:

- The same nonconformity [a failure to conform to the written warranty that substantially impairs the use, value or safety of the vehicle] results in a condition that is likely to cause death or serious bodily injury if the vehicle is driven **AND** the nonconformity has been subject to repair two or more times by Mercedes Benz or its agents **AND** the buyer or lessee has directly notified Mercedes-Benz of the need for the repair of the nonconformity; OR
- The same nonconformity has been subject to repair 4 or more times by Mercedes-Benz or its agents **AND** the buyer has notified Mercedes-Benz of the need for the repair of the nonconformity; OR
- The vehicle is out of service by reason of repair of nonconformities by Mercedes-Benz or its agents for a cumulative total of more than 30 calendar days after delivery of the vehicle to the buyer.

NOTICE TO MERCEDES-BENZ AS REQUIRED ABOVE SHALL BE SENT TO THE FOLLOWING ADDRESS:

**Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes Drive
Sandy Springs, GA 30328**

8. The following remedies may be sought in CDSP: repairs, reimbursement for money paid to repair a vehicle or other expenses incurred as result of a vehicle nonconformity, repurchase or replacement of your vehicle, and compensation for damages and remedies available under Mercedes-Benz's written warranty or applicable law.
9. The following remedies may **not** be sought in CDSP: punitive or multiple damages, attorneys' fees, or consequential damages other than as provided in California Civil Code Section 1794(a) and (b).
10. You may accept or reject the decision issued by a CDSP arbitrator. If you reject the decision, you will be free to pursue further legal action. The arbitrator's decision and any findings will be admissible in a court action.
11. If you accept the arbitrator's decision, Mercedes-Benz will be bound by the decision, and will comply with the decision within a reasonable time not to exceed 30 days after we receive notice of your acceptance of the decision.
12. For CDSP program details, you may contact CDSP at the following:

CALIFORNIA DISPUTE SETTLEMENT PROGRAM (CDSP)

P.O. Box 515315

Dallas, TX 75251-5315

(866) 659-1909 (Toll Free)

eFile a Claim: www.ncdsusa.org

Email: info@ncdsusa.org

How to Deal with Warranty Problems.

Steps to Take.

A. In General

Normally, warranty problems can be resolved by your authorized Mercedes-Benz Dealership's sales or service departments. That's why you should always talk to your authorized Mercedes-Benz Dealership's service manager or sales manager first. But if you're not satisfied with your authorized Mercedes-Benz Dealership's response to your problem, MBUSA recommends that you do the following:

Step 1: Discuss your problem with the owner or general manager of the dealership.

Step 2: If your dealership still cannot resolve the problem, contact the Customer Care Center. You'll find the address on (→ Page 53).

B. What MBUSA Will Do

Once you have followed the two steps described on (→ Page 51) (A), MBUSA will review your situation. If it's something that MBUSA can help you with, MBUSA will provide your authorized Mercedes-Benz Dealership with the information and assistance necessary to resolve the problem. Even if MBUSA cannot help you, MBUSA will acknowledge your contact and explain its position.

C. Notice Under State Lemon Laws

Some states have laws allowing you to get a replacement vehicle or a refund of the vehicle's purchase price under certain circumstances. These laws vary from state to state. If your state law allows, MBUSA requires that you first notify us in writing of any service difficulty that you may have experienced so that we can have a chance to make any needed repairs before you are eligible for remedies provided by these laws.

In all other states, we ask that you give us written notice of any service difficulty. Send your written notice to the Customer Care Center at the address on (→ Page 53).

To notify MBUSA of an address or ownership change, you may either call, e-mail, or send physical mail to the Customer Care Center.

To call the Customer Care Center to update your information, please call 1-800-FORMERCedes and supply the information needed.

To e-mail the Customer Care Center, please send an email to:

mercedes_benz@mailca.custhelp.com

To send physical mail to the Customer Care Center, please address the mail to:

Mercedes-Benz USA, LLC
Customer Care Center
One Mercedes Drive
Sandy Springs, GA 30328

With the following information:

Containing the following information:

Please State if the mail is for a Change of Address or Pre-Owned Vehicle Purchase Notice

Mileage:

Purchase Date:

Purchased From:

Vehicle Identification Number:

Model:

Last Name (Owner/Lessee):

First Name:

Middle Initial:

Street Address:

City:

State:

Zip Code:

Telephone # (Home):

Telephone # (Work):

Telephone # (Mobile):

Email:

Optional Service Contract.

Optional service contracts available through the vehicle distributor offer valuable protection against repair costs when these warranties do not apply. They complement but do not replace the warranty coverages outlined in this booklet. Several plans may be available, covering various time-and-mileage periods. (Service contracts are not available if you live in a U.S. possession or territory.) Ask your authorized Mercedes-Benz Dealership for details

Maintenance.

General Information.

It's your responsibility to properly maintain your new vehicle. Follow the instructions contained in the Maintenance Booklet. Regular, scheduled maintenance is essential to trouble-free operation. If there is a dispute between you and MBUSA concerning your maintenance of your vehicle, MBUSA will require you to provide proof that your vehicle was properly maintained.

For your convenience, the vehicle's Maintenance Booklet contains a confirmation section. It is included in the Owner's Literature Package. You should use the maintenance confirmation pages to keep track of scheduled maintenance, either by routinely having the repairs entered in the confirmation pages, or by keeping receipts or other documentation of work you've had done on your vehicle in your Maintenance Booklet.

Where to Go For Maintenance.

MBUSA recommends that you return to an authorized Mercedes-Benz Dealership for all maintenance service both during and after the warranty periods. The dealership technicians are specifically trained to proficiently perform maintenance and repair procedures on your vehicle.

Authorized Mercedes-Benz Dealerships will help ensure that all your service needs are met and that you're completely satisfied. MBUSA strongly recommends you use Genuine Mercedes-Benz parts to maintain your vehicle.

Service and Literature

Reprinting, translation and copying, even of excerpts, are not permitted without our prior authorization in writing.

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Internet

For more details and the latest Service and Warranty information, please visit the website below.

<https://www.mbvans.com/en/vehicle-information>

Please note that the Service and Warranty Terms and Conditions are subject to change as permitted by law.

Models

This warranty book applies to all Sprinter Model Variants that are certified for sale in the USA, including, but not limited to the following:

Sprinter 2500
Sprinter 3500/ XD
Sprinter 4500

Edition A 2025

Order no. T907 0655 13, Part no. A 907 584 81 16

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