

Product warranty

1. With due observance of the following provisions Blaser GmbH (hereinafter referred to as the "Manufacturer") assures the end customer (hereinafter referred to as the "Customer") that the hunting weapons delivered to the Customer (hereinafter referred to as the "Product") will be free from defects in materials or workmanship for a period of 10 years from the date of delivery by the respective dealer (warranty period).
2. Prerequisites for the warranty claim are the registration of the Product within 10 days from the date of sale at: <https://www.blaser.de/en/services/product-registration/>, and the presentation of the original invoice with the date of purchase. The latest date for submitting the warranty for the Product must be proved by the presentation of the original invoice. Furthermore, a condition of the warranty claim is that the Customer must prove his residence in the country of purchase of the Product.
3. The errors thus claimed will be corrected by Blaser at its own discretion and its own expense by repair or by delivery of new or refurbished parts, where necessary also with the involvement of a specialist dealer. Parts which have been replaced will become the property of Blaser. If repairs are required during the warranty period, no rental products will be provided and no costs will be covered. The warranty terms do not extend or renew the warranty period for either the gun or for the replacement parts. The warranty period for built-in replacement parts will end with the warranty period for the entire weapon.
4. The warranty does not cover separately attachable or permanently installed accessories such as target optics, silencers, etc, unless it is a Blaser product which has been separately registered and is therefore under its own warranty.
5. Other claims of the Customer against the Manufacturer, in particular for damages, are excluded.
6. However, the contractual or statutory rights of the Customer with regard to the respective seller will not be affected by this guarantee.
7. Claims under this warranty will only exist if
 - the Product does not show any damage or signs of wear which are caused by something other than normal use and the specifications of the Manufacturer (according to the user manual),
 - it does not involve any impacts upon parts of the Product made of wood,
 - the Product has no features which indicate repairs or other interventions by third parties,
 - no outside influences, e.g. external damage, damage caused by weather or other natural phenomena can be found on the Product
 - the Product has only been fitted with replacement parts and accessories authorised by the Manufacturer,
 - the manufacturing number has not been removed or made unrecognisable and
 - no violation of operational, storage, cleaning and transport specifications as described in the operating instructions has occurred.
 - no reloaded or non-CIP-approved ammunition was used.
8. Claims under this warranty assume that the Customer will submit the Product to a Blaser dealer, preferably the one from whom he purchased the Product, in order to fulfil the warranty obligations. Blaser will also not return the Product directly to the Customer, but rather to that dealer.
9. The costs and risk of submitting and returning the Product will be borne by the Customer.
10. If any warranty claims are asserted, and it will be found during the product inspection by Blaser or the appropriate retailer that there was no fault, or a warranty for one of the above reasons does not exist, Blaser will return the Product via the dealer.

11. This warranty will apply to the extent and under the conditions set out above (including the presentation of proof of purchase) from the initial date of purchase for the owner of the product resident in the country of purchase.
12. This warranty is subject to the law of the Federal Republic of Germany.