

<b>QUOTATION Q07000941</b>	Date: <b>01/09/2025</b>	Rego: <b>XW460A</b>	Page 1 of 2
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Charge to: <b>37</b> <b>CASH SALES - SERVICE GIPPSLAND</b> 17 - 23 STANDING DRIVE TRARALGON VIC 3844  ABN: <b>29 007 658 451</b>	Customer Details:  890 DEPTFORD ROAD CLIFTON CREEK VIC 3875  Contact:
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Order No:	<b>Next Service Date:</b> <b>00/00/0000</b>	<b>Next Service Kms:</b> <b>800,000</b>	<b>800,000</b>
Service Adviser: <b>MM1</b>	Odometer reading: <b>754,654</b>	Warranty Start Date:	<b>00/00/0000</b>
VIN: 6FMT14H69HD808429	Last Clocking Date:	Repair Order:	<b>Q07000941</b>

Product	Description	Quantity	Price Excl.
<b>REPLACE DAMAGED GEARBOX</b>			
23	REPLACE DAMAGED GEARBOX		3,800.00
C	CONSUMABLES;CLEANING;EPA	20	100.00
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VT20441481	SEAL REAR MAIN D12D TURBO COMPOUND FH	1	300.94
VT22317110	PRESSURE PLATE CS430B-0 M DRIVE MP10 AT03112D	1	1,323.00
VT22989055	CLUTCH PLATE CS43B-0 MP10 MACK	1	1,045.53
VT23239988	BEARING SPIGGOT CLUTCH TRA-AMT TRA-SPT	1	55.05
VT995906	BOLT TAILSHAFT VER 4 M14X46MM FINE PITCH	4	81.44
VT984050	NUT TAILSHAFT 2060 SERIES VER 4 M14-12.8H	4	36.64
VT85020582	EXC GEARBOX M-DRIVE ATO3112D COMPLETE	1	24,987.44
85121714C	SAE50 TRANS OIL 205 PUMP OUT	17	157.42
Sub Total:			<b>31,887.46</b>

The cost of this estimate only includes description of repairs above and does not include any other repairs that may need to be carried out should other damage be discovered during repair. Repairs to be carried out during normal business hours. Prices are subject to change at any time without notice. This estimate is valid for 30 days from the date estimate is provided.

Parts: \$27,830.04	Labour: \$3,800.00	Others: \$257.42	Sub Total: \$ 31,887.46
			Total GST: \$ 3,188.84
			Rounding:
			<b>ESTIMATE TOTAL \$ 35,076.30</b>

Ver.2.2

A DIVISION OF  **CMV GROUP**

Payment by EFT: BSB: 034-081 Account #: 118013  
 Reference: Q07000941 Please advise deposit details to  
 accounts2@cmv.com.au

**V O L V O**



**UD TRUCKS**



TERMS AND CONDITIONS

- 1) You (that is the Customer) will be responsible for any loss, damage or deterioration to goods once they leave our place of business - that is they will then be at your risk. You should get insurance to cover this.
- 2) Delivery will be at our place of business. You will be responsible to arrange and pay for freight from our place of business. We can help you to arrange freight if you wish. We will not do this unless you request it.
- 3) Goods are not supplied on a sale or return basis. Subject to these terms and conditions, once we accept your order, you are obliged to take the goods although property is yet to pass. Any agreement to accept any return of goods must be in writing signed on our behalf. If we agree to accept any return, our current return conditions will apply. Details of current return conditions are attached.
- 4) (a) You have to pay for goods and services supplied before the last day of the month after the month in which they were supplied.  
 (b) However, payment will become due immediately if:  
 - you commit any act of bankruptcy;  
 - a meeting of your creditors is called;  
 - a mortgagee or mortgagee's agent takes possession of any of your assets;  
 - a receiver of any of your assets is appointed; or  
 - a petition to bankrupt or liquidate you is issued.  
 (c) Until an overdue payment is paid, you have to pay interest on it at 2% per month.  
 (d) You must pay us the reasonable costs (including debt collector's commission) we incur to recover (or to attempt to recover) any overdue payment.
- 5) Until property in goods supplied passes to you and without prejudice to our rights under the PPSA:  
 (a) You may fix them into your articles on condition that the product ("product/s") will be our property as security for full payment for the goods.  
 (b) Until you use or sell the goods or products, you must store them separately and so that they are clearly identifiable as our property.  
 (c) You may fix the goods or products into the articles of any third party on condition that the resulting item will be deemed to be owned in common by us and that third party.  
 (d) You may sell the goods or the products or the items as referred to in (c) (or your interest therein) in the ordinary course of your business on the following conditions:  
 - You make the sale as our agent and bailee.  
 - Any proceeds of sale received by you are held by you on trust for us and you must keep them separately and so that they are clearly identifiable as ours.  
 - If you have not received the proceeds of sale, you will, if we so require, assign to us your rights in respect of the sale price.  
 (e) "PPSA" means the Personal Property Securities Act 2009 (Cth);  
 "PPS register" means the Personal Property Securities Register;  
 "purchase money security interest", "registration commencement time", "security interest" and "verification statement" all have the meanings given by the PPSA.  
 (f) Whilst the risk in the goods passes in accordance with clause 1, legal and equitable title in the goods will not pass to you until payment in full for all debts accrued or owed by you to us for the goods has been received by us in cleared funds.  
 Until that time you are in possession of the goods solely as bailee for us and your right to possession ceases if you do not pay us for the goods on time or when due.  
 (g) Until we receive payment for the goods in full, we reserve the following rights:  
 - the legal and equitable ownership of the goods;  
 - the right to enter upon your premises and take possession of the goods or the products referred to in clause 5;  
 - the right to keep or resell any goods or products we take possession of and  
 - any other rights we may have at law or under the PPSA.  
 (h) Until we receive payment for the goods in full, you acknowledge that we have a purchase money security interest which attaches over the goods and their proceeds and a security interest in relation to other amounts owed by you to us.  
 (i) For the avoidance of doubt, after the registration commencement time, we may register our purchase money security interest and security interest on the PPS register established by the PPSA and, where necessary, amend the registration.

- (f) You undertake to do anything (such as obtaining consents, signing and producing documents, producing receipts and getting documents completed and signed) which we ask and consider necessary for the purposes of:  
 - ensuring that a security interest created under this agreement is enforceable, perfected and otherwise effective;  
 - enabling us to apply for any registration, or give any notification, in connection with a security interest created under this agreement so that the security interest has the priority required by us,  
 including anything we ask you to do in connection with the PPSA.  
 (g) You must not grant any other person a security interest over the goods or their proceeds.  
 (h) To the extent permitted by law, if the PPSA applies, you irrevocably waive your rights you may have to:  
 - receive notices or statements under sections 95, 121(4), 125, 130, 132(3)(d), 132(4) and 135 of the PPSA;  
 - redeem the goods under section 142 of the PPSA;  
 - reinstate the agreement under section 143 of the PPSA;  
 - receive a verification statement as defined in the PPSA.  
 (i) Nothing in this clause prevents us from taking action against you for the purchase price of the goods.  
 (j) In addition to being liable to pay all our enforcement expenses as set out in clause 4(d) you agree to be liable for our costs of our registration of our purchase money security interest and security interest on the PPS register.  
 7) Any previous dealings shall not affect these terms and conditions or be deemed to do so nor will any term or condition set out in your order forms or other documentation.  
 8) In these terms and conditions reference to a person includes a corporation, and the singular includes the plural and vice versa.  
 9) If more than one, the persons comprising the Customer shall be jointly and severally bound by these terms and conditions.  
 10) The law of Victoria governs these terms and conditions and any legal action relating to them shall be brought in Victorian Courts.  
 11) Each transaction is to be on the above terms and conditions. However, we may change the above terms and conditions, and upon written notice to you, you will be bound by such changed terms and conditions in respect of subsequent transactions. Unless the contrary is proved, such notice shall be deemed served on you two business days after it is posted.

**CURRENT RETURN CONDITIONS** (subject to variation by the Company without notice to the Customer) are:

- (a) Goods marked "non-returnable" are not returnable.
- (b) Parts procured Ex Supplier are non-returnable unless the Company gives prior approval.
- (c) Electrical items will not be accepted for credit.
- (d) Goods must be resalable and returned within 30 days from invoice date.
- (e) Invoice no. and date to be quoted by customer.
- (f) The Customer shall pay all freight charges to return the goods to the place of business of the Company.
- (g) The Customer shall pay reasonable handling charges of the Company.
- (h) Goods are non-returnable after 30 days from invoice date.
- (i) All new Volvo, Mack or UD parts come with manufacturer's warranty as detailed by the manufacturer. Our VMR, Mack, UD and Volvo parts are genuine. Not only are they quality assured, but they're designed to the correct specifications and to meet uncompromising manufacturer standards. VMR parts have been previously fitted and have experienced varying levels of prior use. Our experienced and qualified technicians, follow Volvo Group processes to quality check all parts to ensure they fit perfectly, and they give you the peace of mind you deserve. We offer either a 3-month or a 6-month warranty on all VMR parts sold. All parts with a part number commencing with either "VR" or "VZ", will qualify for 6 months warranty from date of invoice and part numbers commencing with "V3" qualify for 3 months warranty from the date of invoice.
- 12) Subject to individual part availability, we will either replace the part or provide a full refund on the part price. Unless we tell you otherwise, you will be responsible for any costs (including freight costs) in returning the parts to us for warranty claims.  
 For warranty assistance, please contact phone +1800 955 867 or email [info@vmrparts.com.au](mailto:info@vmrparts.com.au).  
 The benefits given by this warranty are in addition to any other rights and remedies that you may have under any law.  
 Unless  
 you are a reseller, our parts come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage.  
 You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.