

Terms and Conditions

All Accounts: Race Tech requires all accounts to place a valid credit card number on file with Race Tech. Race Tech shall be authorized to charge this credit card for any credit card orders and for any past due balances that have not been paid after ____ invoice due date ____.

COD: All COD transactions are subject to a \$7.50 per transaction fee. All COD Accounts will be set up Cashiers Check or Money Order only until bank and trade references have been checked.

Finance Charges: Finance charges will accrue at the end of each month at a rate of 1.75% per month (21% per annum) on all balances that are 60 days or more past due. If such charges are posted to our account, I/We agree to pay such charges.

Returned Checks/NSF Charges: All NSF Checks will incur a \$25.00 charge that will automatically post to your account. If such charges are posted to our account, I/We agree to pay such charges.

Damaged, Short, and Over Shipments: Race Tech must be notified within 10 days of invoice of damages, short, and over shipments.

Returns: Return Authorization Number (RA#) are required on all returns. To request an RA# please call ___(951) 279-6655___. Returns for any reason other than "defective" will be subject to a restocking fee. All returns are subject to inspection for determination of credit. Items being returned must be in original shipping materials with the RA# clearly marked on the outside of the package. Products returned without an RA# will be refused and returned to the dealer. All RA#'s issued will have only 30 days from the issued date to be returned before the RA# is voided. All sales are final on discontinued and closeout items.

Section D Signature / Authorization to Release Information

I/We represent that all of the information disclosed on this dealer application is true and accurate. I/We also agree to all of Race Tech's terms, conditions and policies, whether contained in this dealer application or elsewhere. I/We hereby authorize our bank/suppliers to release any information necessary to assist us in establishing an account with Race Tech.

Signature* _____ Title _____ Date _____

* Signature denotes that Race Tech is authorized to charge the credit card on file pursuant to Race Tech's Terms and Conditions.

Section E Credit Card Information

Type: Discover Master Card Visa

Name on Credit Card:

Credit Card Number:

Expiration Date:

Validation Code:

Signature of Credit Card Holder:

Section F Personal Guarantee

In order to induce Paul Thede's Race Tech, Inc. ("Race Tech") to extend credit to the foregoing applicant, the undersigned hereby personally guarantees to Race Tech the payment, when due, of every claim (including but not limited to services charges, reasonable attorney fees, and costs) of Race Tech, which may hereafter arise in favor of Race Tech. This is a continuing guaranty and shall remain in full force until written revocation from the undersigned is actually received by Race Tech, but such revocation shall be effective only as the claims of Race Tech which arise out of transactions entered into after its receipt of such notice. Notwithstanding the full payment of any claim or receipt of any revocation, this guaranty shall remain in full force and effect or be reinstated with respect to claims against the Dealer if the Dealer files for bankruptcy protection, or in any court proceeding an order of judgment is entered compelling Race Tech to return or refund any amount of payment made with respect to the claims. Further the undersigned agrees to and hereby does wave any and all right to subrogation against the Dealer for monies paid to Race Tech under this agreement.

The Dealer and the undersigned agree that if the account referred for collection to an attorney the undersigned will pay reasonable attorney's fees and costs of collection. It is understood that all billing of accounts receivables and credit are processed through headquarters of Riverside County, CA at the option of Race Tech is the venue of litigation. It is further agreed, in Race Tech's absolute discretion, if suit is filed, that the Municipal or Superior Court of Riverside County, CA retains both *rem* and in *personam* jurisdiction over us and all our assets.

Signature of Owner or Principal Officer: _____	SSN: _____
Print Name: _____	Title: _____
Signature of Owner or Principal Officer: _____	SSN: _____
Print Name: _____	Title: _____
<p>Sales Representative: Christie Gunter 951-279-6655 x107 Info@racetech.com</p> <p>*Original must be mailed to Race Tech, Inc E-mailed or Faxed Copies will be accepted, but need original back.</p>	

For Race Tech Use Only (please leave this section blank)	
Dealer Approval Code:	Approved By:
Number:	Exp.:
Type:	Code:

California Resale Certificate

I HEREBY CERTIFY:

1. I hold valid seller's permit number: _____

2. I am engaged in the business of selling the following type of tangible personal property:

3. This certificate is for the purchase from _____ of the item(s) I have
listed in paragraph 5 below. [Vendor's name]

4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law.


5. Description of property to be purchased for resale:

6. I have read and understand the following:

For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 8094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more.

NAME OF PURCHASER _____

SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE _____

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PRINTED NAME OF PERSON SIGNING _____ TITLE _____

ADDRESS OF PURCHASER _____

TELEPHONE NUMBER _____ DATE _____
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