### **TERMS AND CONDITIONS**

UNLESS OTHERWISE SPECIFIED, ALL RETAIL PARTS ARE GUARANTEED 90 DAYS AGAINST FAILURE. ALL WHOLESALE PARTS ARE GUARANTEED 6 MONTHS.

## LABOR IS NOT COVERED UNLESS SPECIFIED ON THE RECEIPT

\*\* SOME PARTS MAY INCLUDE A DIFFERENT WARRANTY AS NOTED ON THE SALES RECEIPT AND / OR OTHER DOCUMENT(S).

## **RETURNS AND REFUNDS**

- All returns must be accompanied by a sales receipt, absolutely **NO** exceptions.
- No refunds or yard credit issued after 30 days. Unless a replacement part is not available.
- We reserve the right to replace incorrect, defective, or otherwise unsuitable parts before issuing a credit.
- NO REFUNDS on the following:
  - 1. ANY SHIPPING COSTS
  - 2. Special order items
  - 3. Smog parts
  - 4. Body sections cut from vehicles to order
  - Take-off parts
  - 6. Parts installed in any non-stock application (off-road, racing, conversions, etc.)
  - 7. Parts disassembled for any reason
  - 8. Parts installed or handled improperly
  - 9. Electrical parts and/or parts purchased for diagnostic testing
- Return freight arrangements and charges are the responsibility of the customer.
- All returned part(s) must bear our identifying markings.
- Claims for adjustments pertaining to body parts only, must be made at the time of delivery.
- Refunds will be issued according to the manner of original payment. Check refunds will be issued up to 10-days from the return of part(s).
- All deposits are void and forfeited after 30 days unless specified otherwise on the receipt or notes.
- Approved refunds are subject to a 25% restocking fee.

#### **CORES**

- Exchange parts must be turned in at the time of purchase or a core charge will be included with the sale.
- The core charge will be refunded if the exchanged part(s) are brought in within 30 days, unless otherwise specified.
- Core refunds on used parts will NOT include sales tax per state regulations.
- Cores must be complete. Cores for rebuilt parts must be rebuildable.

# **GUARANTEE / WARRANTY**

- We do not warrant suitability of engines or other parts for compliance with California or other state's smog regulations. This determination is the customer's responsibility and must be done prior to purchase.
- All rebuildable vehicles and body parts are sold on an "as is" basis
- There is no warranty on any parts used for any type of racing, off-road use, including engines and transmissions.
- We do not certify mileage on engines or transmissions
- Engines are guaranteed against rod knock, cracked blocks, and excessive smoking. We do not guarantee against oil leaks.
- Engine accessories left on the motor for convenience and are not guaranteed.
- Engines and Cylinder heads have heat tabs installed on them. If the center of the heat tab is melted out or the heat tab is removed
  the guarantee and warranty is now void.
- Transmissions are guaranteed to work properly. Gears are guaranteed to be in working condition. There is no warranty on gears and case breakage caused by abuse.
- We do not warrant incorrect rear and end ratios unless customer specifies the correct ratio at the time of purchase.
- No warranty is provided for problems arising from improper installation, faulty subsystems, or improper electrical connections.
- The warranty does not apply if parts are damaged or taken apart by the customer or if motors and/or transmission are NOT installed by a registered repair facility. Except for this limited warranty, all used parts are sold "as is" with all faults. There are no other expresses or implied warranties.

# BUYER ASSUMES ALL LIABILITY FOR SAFETY AND PERFORMANCE

Because the conditions of use are beyond our control, seller assumes no obligation or liability for the performance of these articles. You must establish for yourself whether these articles are suitable for your use.

All used merchandise must be inspected by buyer for defected or safety hazards. Sellers states that he in no way guarantees or warrants used merchandise for apparent or non-apparent safety hazards. It is the sole responsibility of the buyer to inspect for actual or latent safety hazards. Buyer affirms that before he entered into this agreement, the seller requested that he examine the product to ascertain whether there were defects in the product which would make the sale unacceptable to him or her; the seller afforded to the buyer an adequate opportunity to make such examination before entering into this agreement and that the buyer has examined the product as fully as desired for the purpose of determining whether or not there are defects.