Consideration: In consideration of the risk incurred while owning and/or operating any product assembled, repaired, and/or sold by Reckless Innovation Co. (RIC) I (the purchasing agent) acknowledge the retrieval and return of the RIC terms of service as outlined in this document. I further acknowledge that all purchases are final, and I acknowledge I will be required to provide a valid state issued form of identification upon final payment and property turnover to verify I (the purchasing agent) am 18 years of age or older.

Inherent Danger: This form releases RIC from any and all liability outside of what is described below in the 'Company Accountability' section. Due to the inherent danger with use and/or misuse of the products and/or services sold by RIC, both parties agree on the transfer of any and all liability at the time of turnover. The inherent danger is but is not limited to the following: property damage, bodily injury, and/or death. Product manufactured, assembled, repaired, restored, or otherwise "serviced" by RIC and its representatives is not intended to be used on public roads and/or anywhere else that could be considered "unlawful". Products are to be used at the owner's discretion; therefore, RIC is not to be held liable for any legal liability or any and all other liability which could arise from any mentioned or otherwise use and/or misuse of products. Furthermore, the purchasing agent acknowledges that only persons of 18 years of age or older will be permitted to operate any RIC manufactured, assembled, restored, or maintained product with appropriate personal protective equipment.

Company Accountability: By acknowledging this document both parties are in agreement that trade practices and standard actions outlined in this section are sufficient to remove liability from RIC in the case of accident, property damage, injury, and/or death. RIC assures that any newly assembled units, any "restored" products, and/or any "repair" work which has engine "work and repair" performed and which is sold by RIC will be put through an appropriately rigorous testing and "break-in" process which will be no shorter than three hours and will not exceed more than five hours under regular circumstances. Irregular circumstances as defined for this document can be considered: any issue which arises during the three-hour trial period. If any irregular circumstances occur the issue will be corrected, and the three-hour trial period will restart. In addition, for any work considered "repair" work (outside of engine "work and repair") will have a similar testing and "break-in" process which will be no shorter than one hour and will not exceed more than three hours under regular circumstances.

Furthermore, through this agreement, both parties recognize that RIC will not provide a warranty on any work performed. RIC takes no responsibility and holds no liability for any part and/or material used in an assembly, replacement, repair, or renovation process which fails after the time of sale, given that said part/material was adequately and properly selected on basis of quality (set forth by RIC at the discretion of RIC). All sales are final, and every purchase is considered "as is".

Every purchasing agent will receive a copy of RIC's 'Standard Operation and Maintenance Manual'. Failure to read and follow the guidelines in this document may result in but not limited to injury/death, property damage, product damage, and accelerated product ware. Furthermore, RIC will not be held liable or responsible for any negligence regarding product maintenance and operation.

Unforeseen Circumstances: All prices, rates, and charges which are agreed upon at the initial (down payment) purchase are at the discretion of RIC. If any of the following unforeseen circumstances should arise RIC will not be held liable for but not limited to delay in shipping, acquiring parts and/or materials, change in availability of adequate parts/materials, fluctuation in assembly time, and change in cost of material/parts resulting in an increased secondary (final delivery) payment. If any unforeseen circumstances occur after the initial (down payment) transaction occurs the purchasing agent will be contacted by email for further agreement. If email communication has not adequately been achieved within 7 calendar days of telecommunication being attempted, the purchasing agent's initial (down payment) will be forfeited.

Payment Agreement: Both parties are in agreement that RIC has and solely holds the discretion to set the initial (down) payment and the secondary (final delivery) payment. Furthermore, the purchasing agent is in agreement that they forefeet their initial (down) payment to RIC in the event that they choose to not proceed after the first payment and the acknowledgement of these terms.

"Builds": Products and services considered "builds" will have two payments made, the initial (down) payment and the secondary (final delivery) payment. Both payments will be agreed upon by both parties. The initial (down) payment will be paid and received before the commencement of any services by RIC. The second (down) payment till be paid and received no later than at the time of delivery or turnover of any products and/or services defined as "builds".

"Restorations": Products sold as "restored" work along with "restoration" products/services which are commissioned by the purchasing agent will be subject to a one-time payment to be surrendered before the turnover of said products/services from RIC to the purchasing agent.

"Repairs": Products/services categorized as "repair" work which are commissioned by the purchasing agent will be subject to a one-time payment to be surrendered before the turnover of said products/services from RIC to the purchasing agent given that the products/services are estimated at a value of \$500.00 or less. If the estimated value of products/services is greater than \$500.00 then a \$100.00 down-payment will be required before said services/work commences.

Other: All other work performed by RIC will follow a Payment agreement similar to one of the three styles mentioned above which is agreed to by both parties (purchasing agent & RIC).

Website Order Clause: Any and all above agreements and parameters set forth by RIC are valid for online transactions processed through the RIC website on the condition that review of the digital terms and conditions document has been digitally agreed upon. **By acknowledging this form both parties agree to the terms and conditions listed above**