



A Fisher Properties, LLC Company

DEALER APPLICATION

Please fax when completed to 480-834-2987

\$1500.00 INITIAL ORDER REQUIRED

**Please note: Parts Unlimited and Tucker Rocky are stocking Distributors of the LSR product.
Feel free to check them out first, as they carry 80% of our product line.**

Legal Company name _____

Address _____

City _____ State _____ Zip _____

Telephone _____ Fax _____

Email address _____

Tax Id number _____ Resale number _____

Type of business _____ Year Established _____

Persons authorized to make purchases/orders _____

Principal or Owners

Name: _____ Title _____

Street Address _____ Phone _____

Trade References: Please list 3 motorsport industry companies that you are currently doing business with:

Name _____ Phone _____ Contact _____

Name _____ Phone _____ Contact _____

Name _____ Phone _____ Contact _____

Bank Name: _____ Account number _____

Address _____ Phone _____ Contact _____

Method of payment: COD ___ Wire Transfer ___ Credit Card (MasterCard, Visa, American Express, Discover) _____

Additional Required Information:

* Business License

* Tax Resale Permit from Company's State

* Voided Company Check * Photo of Store Front

Lone Star Racing Terms and Conditions:

General: Lone Star Racing requires all Dealers have a physical ATV or Motorcycle based store front and be specialized in the ATV industry. Lone Star Racing has the right to refuse business to anyone at any time. No agreement for long term use can be made unless pre-authorized by a Lone Star Racing officer. We may also re-direct you to one of our Distributors. Applications will be held for 2 months. If by that time your initial order has not been made, you will need to re-apply.

Payment: Lone Star Racing accepts all major credit cards, wire transfers or COD company check.

Shipping: Lone Star Racing will ship via Domestic ground carrier FEDEX for pre-paid orders and FEDEX for COD orders unless specified otherwise. Lone Star Racing is not liable for any damages during shipping. All goods are carefully packed and are in good condition when shipped. Lost, damaged, or stolen claims must be made with Lone Star Racing. Lone Star Racing assumes no responsibility beyond delivery to the carrier and is not responsible for loss, damage, or delay occurring thereafter.

Returns: RA numbers are required to send back any and all merchandise to Lone Star Racing.

Warranty: All items purchased from Lone Star Racing are for off road use only and are not street legal, DOT or EPA approved. The items sold may void the manufacturers warranty and Lone Star Racing only warranties products to be free of manufacturer's defects at time of delivery, but makes no other warranty claims. If any items sold are thought to be defective, Lone Star Racing needs to be notified within 5 business days. A return authorization must be given from Lone Star Racing before any returns will be accepted.

Liability: The purchase, acceptance, and use of any merchandise purchased from Lone Star Racing by the customer shall release Lone Star Racing from any and all liability pertaining to any and all use of the merchandise. All customers should realize that any changes, modifications, or alterations to any motorcycle may increase the risk of injury, accident or death.

Representation: None of Lone Star Racing's merchandise can be altered or changed by anyway by the Dealer. Lone Star Racing reserves the right to terminate any agreement at any time with the Dealer if it is found that the dealer is altering the merchandise, selling the merchandise under Lone Star Racing fraudulently, or selling items below MSRP via internet. This decision is solely at Lone Star Racing's discretion.

All information is true and correct that is completed above. I have read the terms and conditions and will comply with all of them upon approval to become an Authorized Dealer. I am completely responsible for the payment of any and all orders placed with Lone Star Racing. Lone Star Racing reserves the right to add interest to the outstanding balance monthly at the maximum rate of 1.5% should payment be delinquent beyond credit terms granted to the applicant, plus NSF or Stop Payment or Closed Account checks or revoked credit card payments will be charged \$25 per occurrence.

I, or We (the undersigned) personally and individually guarantee the payment of any outstanding balances due to Lone Star Racing. Should Lone Star Racing be forced to file a legal claim against the applicant and/or the undersigned for reason to recover the past due amount, it is the right of Lone Star Racing to add reasonable collection costs, legal costs and attorney fees to the assigned balance due.

Signed _____ Title _____

Date _____ Print Name _____ SSN# _____

A Fisher Properties, LLC Company DBA: Lone Star Racing
744 W. Crescent Ave. Mesa, AZ 85210 Phone 800-457-7223 fax 480-834-2987





Arizona Form 5000A

Arizona Resale Certificate

- Use this form to purchase tangible personal property for resale in the ordinary course of business.
- Wholesalers must have a Transaction Privilege Tax ("TPT") or other state's Sales Tax License to purchase tangible personal property for resale.

This Certificate is prescribed by the Department of Revenue pursuant to A.R.S. § 42-5022. The purpose of the Certificate is to document the purchase of tangible personal property for resale in the purchaser's regular course of business. It is to be filled out completely by the purchaser and furnished to the vendor. The vendor shall retain this Certificate for single transactions or for specified periods as indicated below. This Certificate shall be obtained from the purchaser at the time of the sale. Incomplete Certificates are not considered to be accepted in good faith.

A. Business Name and Address:		B. Check Applicable Box:	
Name	*TPT/Sales Tax License No.	<input type="checkbox"/> Single Transaction Certificate	
Address		<input type="checkbox"/> Period From _____ Through _____	
City	State	You must choose specific dates for which certificate will be valid not to exceed a 12 month period.)	
ZIP Code			
Vendor's Name			

C. Precise Nature of Purchaser's Business:

D. Description of Property Being Purchased:

E.

The following sales of tangible personal property do not require the purchaser to provide a TPT or other Sales Tax License (check appropriate box):

- Sales to the U.S. government or its departments or agencies for resale (purchased directly by the Federal Government).
- Sales to an unlicensed Arizona School District for resale (purchased directly by the school district).
- Sales to a nonprofit charitable I.R.C. § 501(c)(3) organization for resale. (Attach I.R.S. determination letter to this form.)
- Sales to a nonprofit charitable I.R.C. § 501(c)(3), (c)(4), or (c)(6) organization associated with a major league baseball team or a national professional golfing association for resale. (Attach I.R.S. determination letter to this form.)
- Sales to a nonprofit charitable I.R.C. § 501(c)(3), (c)(4), (c)(6), (c)(7), or (c)(8) organization that sponsors a rodeo featuring farm and ranch animals for resale. (Attach I.R.S. determination letter to this form.)
- Sales to a nonprofit charitable I.R.C. § 501(c)(6) organization that produces, organizes, or promotes a cultural or civic related festival or event - for resale. (Attach I.R.S. determination letter to this form.)

F. Certification

A seller that has reason to believe that this Certificate is not accurate, complete, or applicable to the transaction may not accept the Certificate in good faith and the seller will not be relieved of the burden of proving entitlement to the exemption from tax. A seller that accepts a Certificate in good faith will be relieved of the burden of proof and the purchaser may be required to establish the accuracy of the claimed exemption from tax as provided in A.R.S. § 42-5009. Subsequent use or consumption of the tangible personal property by the purchaser other than sale in the ordinary course of business will subject the purchaser to the Arizona use tax. Willful misuse of this Certificate will subject the purchaser to criminal penalties of a felony pursuant to A.R.S. § 42-1127(B).

I, (print full name) _____, hereby certify that these purchases are for resale in the ordinary course of business and that the information on this Certificate is true, accurate and complete. Further, if purchasing as an agent or officer, I certify that I am authorized to execute this Certificate on behalf of the purchaser named above.

SIGNATURE OF PURCHASER _____ TITLE _____ DATE _____