



Liability Release Form For “Racing/Competition Use” Vehicles

Liability Release and Disclosure: By signing below and completing the purchase, Buyer acknowledges they have read the following and that Buyer releases Industrial Injection from any liabilities (expressed or implied, arising by law or otherwise) that may occur from the use of products sold by Industrial Injection and purchased by Buyer. The Buyer of this product acknowledges and agrees that Seller disclaims any warranty and expressly disclaims any liability for personal injury or damages or any damages to vehicle or expense incurred. Industrial Injection will uphold the warranty of the manufacture of the product sold (if any). In the event a manufacture’s warranty exists, it is agreed and stated that under no circumstances shall the Seller or manufacturer be liable for any labor charged or travel time incurred in diagnosis for defects, removal, or reinstallation of this product, or any contingent expenses. Buyer further acknowledges you have been advised of the fact that the product that you are purchasing may void your vehicle’s factory warranty. The Buyer will not hold any liability against Industrial Injection and will hold Industrial Injection harmless from any liability as a result of selling, purchasing and/or installing product.

Buyer: Please sign and date below to acknowledge that you have been made aware of the fact that the product that you are purchasing may void your vehicle’s factory warranty and you have been advised that this product is not EPA/CARB certified and could result in a fine of up to \$27,500 per vehicle, and other possible penalties, and the product is for “Racing/Competition Use” only. The Buyer will not hold any liability against Industrial Injection. and will hold Industrial Injection harmless from any liability as a result of selling, purchasing and/or installing product.

This is a Release of Liability. Read before Signing.

Printed Name: _____

Signature: _____

Date: _____

Invoice #: _____