

## SUPERIOR BEARING & SUPPLY, INC.

Phone 800-423-5318 Fax 866-866-8913 andrea@superiorbearings.com

### **APPLICATION FOR OPEN ACCOUNT**

PLEASE FILL OUT ALL SECTIONS, INCOMPLETE FORMS WILL NOT BE CONSIDERED

DBA/Legal name						
Contact Name	Contact Phone					
Contact Email	Website					
Billing Contact Name	Billing Contact Phone					
Billing Address						
		UPS Account Number				
Ship to Address						
		Title				
Phone	Email					
Name of Principle 2		Title				
Phone	Email					
Name of Principle 3		Title				
Phone	Email					
BAN	IK REFERENCE – INCLU	JDE ALL CONTACT INFO REQUESTED				
Bank Name	Contact Name					
Phone Number	Fax Number	Email				

### THREE TRADE REFERENCES – INCLUDE ALL CONTACT INFO REQUESTED

Business Name		_ Contact Name		
Phone Number Fax Number		Email		
Business Name	usiness Name Contact Name			
Phone Number	Fax Number	Email		
Business Name	Contact Name			
Phone Number	Fax Number	Email		
r	MOTORSPORTS INC	OUSTRY INFORMATION		
What Kind Of Business Are Yo	u?			
OEM What Product(s) Do You	Make?			
For What Type(s) of Raci	ng?			
Speed Shop For What Type(s) of Raci Check All That Apply: Online Brick and Mortar Track Trailer	ng?			
Do You Have A Dealer Netw What Type(s) of Racing?				
Chassis Builder What Kind Of Vehicles Do	o You Make?			
Other – Please Explain				
How Long Have You Been in Bus	siness? A	re You Incorporated?	_ In What State?	

# PLEASE CHECK EACH PRODUCT OF SUPERIOR BEARING AND SUPPLY'S THAT YOU ARE INTERESTED IN DISTRIBUTING AND WHERE YOU CURRENTLY SOURCE THE ITEMS FROM NOW. AS A WHOLESALER, WE PROTECT OUR CURRENT DISTRIBUTORS' INTERESTS AND RESERVE THE RIGHT TO TURN DOWN

#### APPLICATIONS THAT MAY INFRINGE ON THEIR CURRENT BUSINESS.

PRODUCT LINE	CURRENT SUPPLIER
Birdcage Bearings	
Hub Bearings	
Engine Bearings	
Other Bearings	
Oil and Grease Seals	
Engine Seals	
Other Seals	
Bushings	
Rod Ends	
Low Drag Bearing Treatment(s)	
DayLube NanoCeramic Grease	
Racer's Choice Spray Wax	
Heim/Rod End Lube	
Oil Additive	
Belts	
Snap Rings/Retaining Rings	
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PLEASE SUBMIT A COPY OF YOUR RESALE CERTIFICATE WITH YACCOMPANYING RESALE CERTIFICATE WILL NOT BE CONSIDER WE MUST HAVE A TAX EXEMPTION FORM ON FILE UNDER YOU STATES, WE MUST HAVE AN EXEMPTION FOR EACH STATE. IF MUST HAVE A FORM ON FILE FROM YOUR CUSTOMER. IF THE CHARGED TAX.	RED. UR LEGAL NAME. IF YOU HAVE LOCATIONS IN MULTIPLE FYOU WANT US TO DROP-SHIP TO YOUR CUSTOMER, WE
Completed By (Print name)	
Signature	
Title Date	

(Authorized Signature of Applicant) THIS APPLICATION MUST BE SIGNED BY THE APPLICANTS

AUTHORIZED REPRESENTATIVE TO RECEIVE CONSIDERATION.

The standard terms & conditions of sale are below. Any sales of goods by Superior Bearing & Supply, Inc. shall be on such terms & conditions.

TERMS OF SALE ARE NET 30 DAYS. Accounts will be opened if approved, which takes approximately 2 weeks. Any sales before accounts are approved are on a C.O.D. basis. In the event legal means are necessary to collect your account, you will be responsible for all legal & attorney fees & collection charges.

*****	*****	******	*****	*****	*****	*****	******
FOR CREDIT	DEP	ARTMENT USE					
Tax Exempt `	YES	NO TE Req/date		_ D & B rati	ng	Custom	ner Type
Letter sent:	OP	FAX REF ADD'L IN	IFO Date _		_Approved	Yes NO	
Salesperson_		Pot Class	Territory	/Pr	ob Code	C	Credit Limit
Checked by &	date_	Credit	Manager &	date			
******	*****	*******	*****	*****	******	*****	*******

### STANDARD TERMS AND CONDITIONS OF SALES

GOODS SOLD BY Superior Bearing & Supply, Inc. ARE EXPRESSLY SUBJECT TO THE TERMS & CONDITIONS SET FORTH BELOW. ANY DIFFERENT OR ADDITIONAL TERMS OR CONDITIONS SET FORTH IN BUYER'S PURCHASE ORDER OR SIMILAR COMMUNICATION ARE OBJECTED TO AND SHALL NOT BE BINDING UPON Superior Bearing & Supply, Inc. UNLESS AGREED TO IN WRITING BY AN AUTHORIZED CORPORATE OFFICER OF THE Superior Bearing & Supply, Inc.

PRICE: Prices in effect at the time of shipment shall prevail. All prices quoted by Superior Bearing & Supply, Inc. are subject to change without notice. Prices do not include any present or future sales, use, excise, value-added or similar taxes and, where applicable, such taxes shall be billed as a separate item and paid by the Buyer. A late payment charge of 1-1/2% per month (which is an annual percentage rate of 18%) shall be charged on all past due accounts and Buyer shall pay Superior Bearing & Supply, Inc. all costs incurred by it in collecting any past due account from Buyer, including all court costs and attorney's fees, provided, however, if the foregoing charges exceed that rate which may be lawfully charged under applicable law, then such charges shall be calculated so as not to exceed the highest lawful rate. Unless otherwise noted, all sales are made f.o.b. point of shipment and, in all cases, title shall pass upon delivery to the carrier at a point of shipment and thereafter all risk of loss or damage shall be upon Buyer.

DELIVERY: Delivery dates given in advance of actual shipment are estimates & shall not be deemed to represent fixed or guaranteed delivery dates. Superior Bearing & Supply, Inc. shall not be liable for failure to deliver or for delay in delivery or performance due to; a cause beyond its reasonable control, or, an act of God, act or omission of Buyer, act of civil or military authority, governmental priority or other allocation or control, fire, strike or labor difficulty riot or other civil disturbance, insolvency or other inability to perform by the manufacturer, delay in transportation, or, any other commercial impracticability. In the event of any such delay, the date of delivery or performance shall be extended for a period equal to the time lost by reason on delay.

CHANGE IN BUYER'S FINANCIAL CONDITION: Superior Bearing & Supply, Inc. reserves the right by written notice to cancel any order or to require full or partial payment or adequate assurance of performance from Buyer without liability to Superior Bearing & Supply, Inc. in the event of; insolvency of Buyer, the filing of a voluntary Petition in Bankruptcy by Buyer, the appointment of a Receiver or Trustee for Buyer, or the execution of Buyer of an assignment for the benefit of creditors. Superior Bearing & Supply, Inc. reserves the right to suspend its performance until such payment or adequate assurance of performance has been received. Superior Bearing & Supply, Inc. also reserves the right to cancel Buyer's credit at any time for any reason. Buyer, in order to provide security for the payment of the full price of goods furnished hereunder, grants Superior Bearing & Supply, Inc. a security interest in said goods. Buyer agrees to execute any documents or furnish information necessary to perfect this security interest.

WARRANTIES: Goods are sold only with such warranties as may be extended by the manufacturer of the product. WE MAKE NO OTHER WARRANTY WHICH EXTENDS BEYOND THE FACE HEREOF AND THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND THE BUYER DECLARES

THAT HE HAS NOT RELIED ON THE SELLERS SKILL OR JUDGMENT TO SELECT OR FURNISH GOODS SUITABLE FOR ANY PARTICULAR PURPOSE. Buyer is responsible for installation and use in accordance with manufacturers instruction. Our personnel are not authorized to waive, vary, alter, or add to the terms of this warranty policy.

LIMITATION OF LIABILITY: Superior Bearing & Supply, Inc.'s liability on any claim for loss or damage arising out of this contract or from the performance or breach thereof or connected with the supplying of any goods hereunder, or the sale, resale, operation or use of such goods, whether based on contract, warranty, tort (including negligence) or other grounds, shall not exceed the price allowable to such goods or part thereof involved in the claim. Superior Bearing & Supply, Inc. shall not, under any circumstances, be liable for any labor charges without its prior written consent. Superior Bearing & Supply, Inc. shall not in any event be liable whether as a result of breach of contract, warranty, tort (including negligence) or other grounds for incidental, special or consequential damages including, but not limited to, loss of profits or revenue, loss of use of the goods or any associated product, cost of capital, cost of substitute products, facilities or services, downtime costs, or claims of customers of the Buyer for such damages. If Superior Bearing & Supply, Inc. furnished Buyer with advice or other assistance which concerns any goods supplied hereunder, or any system or equipment in which any such goods may be installed, and which is not required pursuant tot his contract, the furnishing or such advice or assistance will not subject Superior Bearing & Supply, Inc. to any liability, whether based on contract, warranty, tort (including negligence) or other grounds.

NUCLEAR OR OTHER HAZARDOUS ACTIVITIES: Unless specifically agreed to in writing by an authorized representative of Superior Bearing & Supply, Inc., goods sold hereunder are not intended for use in connection with any nuclear facility or any other hazardous activity such as military or commercial aircraft, space exploration, missile installation or other critical applications where failure of a single component could cause substantial harm to persons or property. If so used, Superior Bearing & Supply, Inc. disclaims all liability for any nuclear damage, contamination or other damage or injury and Buyer shall indemnify and hold Superior Bearing & Supply, Inc. harmless from such liability whether as a result of breach of contract, warranty, tort (including negligence) or other grounds. Superior Bearing & Supply, Inc. and its suppliers shall not be liable to the Buyer or its insurers whether based on contract, warranty, tort (including negligence) or other grounds for onsite damage to any property located at a nuclear facility.

CANCELLATION: Buyer may cancel an order by mutual agreement based upon payment to Superior Bearing & Supply, Inc. of reasonable and proper cancellation charges.

RETURNED GOODS: Goods may not be returned without the prior written consent of Superior Bearing & Supply, Inc.

ASSIGNMENT OR DELEGATION: Buyer shall not assign or delegate any or all of its duties or rights hereunder without the prior written consent of Superior Bearing & Supply, Inc.

EQUAL OPPORTUNITY: The contract provisions set forth in Section 202 of Executive Order 11246, as amended, and the regulations promulgated thereunder (41CFR 60-1.4(a) or (b) as applicable) are incorporated by reference as if fully rewritten with respect to any order.

GENERAL: All orders are subject to acceptance by Superior Bearing & Supply, Inc. Any representation, affirmation of fact and course of dealing, promise or condition in connection therewith or usage of trade not incorporated herein, shall not be binding on either party. If any provision hereof shall be unenforceable, invalid or void for any reason, such provision shall be automatically voided and shall not be part of this agreement and the enforceability or validity of the remaining provisions of this agreement shall not be affected thereby.