

# CAT, LLC

## Application for Dealer Status

Use our FAX# 860-953-1746

Please complete this document & Fax or Mail to:  
CAT, LLC – 819 North Mountain Road – Newington, CT USA 06111

**Criteria:** You must be a full time business in a permanent location, with a sign showing that you are in the MOTORCYCLE business. This application MUST be accompanied by a photograph of the exterior (store front) of your business, or a copy of your yellow page ad, and a copy of your State business license. For Connecticut dealers, we must have a signed resale card on file, otherwise we must charge sales tax on all orders.

Legal Firm Name ("Dealer"): \_\_\_\_\_

Doing Business As: \_\_\_\_\_

Primary Business Activity: \_\_\_\_\_

Business Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Mailing Address (If Different): \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Phone: \_\_\_\_\_ Fax: \_\_\_\_\_

Years At This Address: \_\_\_\_\_ Year Business Established: \_\_\_\_\_

Federal Tax I.D. Number \_\_\_\_\_ State Resale Tax Number \_\_\_\_\_

Entity Type (please check which is applicable)

Corporation,  Partnership,  Sole Proprietorship,  Other (Type?) \_\_\_\_\_

### Names, Titles and Signatures of Principles of Company:

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Signature: \_\_\_\_\_

### Industry Related Trade References (name, address, phone#, person to contact):

1. \_\_\_\_\_

2. \_\_\_\_\_

3. \_\_\_\_\_

### Banking Information (from which payments will be made):

Name of Bank: \_\_\_\_\_ Acct#: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Contact Name: \_\_\_\_\_ Phone: \_\_\_\_\_

.....  
I declare that the above statements are true and accurate, and that CAT, LLC has my permission to check with my bank and with the above named credit references for any information regarding my credit worthiness. I have also read the Terms & Conditions on the back of this form and agree to its contents.

Signature of Principal (owner): \_\_\_\_\_ Date: \_\_\_\_\_

Upon approval, your first order is shipped Cash or Credit Card Only. Thereafter, we will accept C.O.D. with company check.

## Terms & Conditions

### Shipments:

All shipments are made by standard UPS ground within the 48 states unless otherwise noted. For shipments to Hawaii, Alaska or outside the USA please E-mail or call us.

**Methods of Payment:** The following are accepted method of payment:

- a) MasterCard/VISA/AMEX/Discover: All orders charged to a credit card must be shipped to the billing address. We cannot bill your card and ship to a different address.
- b) Personal/Company checks: accepted but the check must clear before the product will be shipped.
- c) C.O.D.: Accepted with company check upon approval. (There will be a \$15 surcharge for bounced checks)

### Damaged Goods:

CAT, LLC takes pride in the quality of its products. All items leave our site free from defects. All merchandise must be inspected upon receipt to insure they were not damaged in transit. All damage claims must be filed with the delivery service (i.e. UPS).

### Returns:

Returns will be accepted within 15 days of receipt of your merchandise without a restocking charge. The dealer must call CAT, LLC to obtain a Return Authorization Number before returning product or credit will not be issued. The dealer is responsible for paying insured return freight and packaging the items properly to prevent damage on return transit. No unauthorized returns will be allowed after the 15 day period. No returns are allowed on orders for customized product.

### Warranty:

CAT, LLC warrants to the Original Purchaser at retail only, for a period of ninety (90) days from the date of sale, that the CAT, LLC products purchased shall be free from defects in material and workmanship. Notwithstanding the preceding sentence, the warranty does not apply (i) to damage to a product's finish nor to damage caused by the Original Purchaser during installation, (ii) if a product has been subject to misuse or negligent treatment, or (iii) if a product has been damaged in an accident. The liability of CAT, LLC is hereby limited to the original purchase price paid for the product by the Original Purchaser, exclusive of charges for shipping and handling, or replacement of the product at the option of CAT, LLC. CAT, LLC shall have no liability or responsibility for any consequential, incidental, indirect, or special damages. CAT, LLC MAKES NO OTHER WARRANTIES TO THE ORIGINAL PURCHASER OF ANY KIND OR NATURE WITH RESPECT TO PRODUCTS, AND SPECIFICALLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES WITH RESPECT TO THE PRODUCTS (INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, HOWEVER, THE LAWS OF THE STATE OF RESIDENCE OF THE ORIGINAL PURCHASER MAY PROVIDE OTHER RIGHTS.

All products for which a warrant claim is sought shall be delivered to CAT, LLC, postage paid, with the original store receipt, and CAT, LLC will timely advise the Original Purchaser of its decision to honor the warranty claim and either refund the original purchase price or replace the product.