



1920 W. Malvern Ave. Fullerton, CA 92833

P: 714.278.8000 F: 714.278.9197

wholesale@extremedimensions.com

Wholesale Distributor Agreement

Effective 4/1/2025

Welcome to the Extreme Dimensions, Inc. Wholesale Program. At Extreme Dimensions, we strive to provide you with excellent value, accurate ship times, and world-class customer service. Uniquely positioned, we are truly a manufacturer and distributor of high-quality fiberglass, carbon fiber, polypropylene, and polyurethane composites. With over 7,000 products, we offer the newest styles, and provide the largest selection of aerodynamic products in the industry.

Required information to set up your dealer account:

- A completed and signed copy of the attached dealer agreement
- A valid copy of your Business License
- A valid copy of your Federal Tax ID (FEIN)
- A valid copy of your Sales Tax (Certificate of Resale)

The information above can be emailed to your Account Manager directly. Your direct account will be activated upon receipt of the documents. Your discount will be assigned during your initial purchase. Discounts can be increased at any time, provided the requirements for the next discount level are met. Talk to your Account Manager for more details.

We look forward to building a successful business relationship with you.

Best Success!

Extreme Dimensions, Inc.

Initials _____

DISTRIBUTION AGREEMENT BETWEEN EXTREME DIMENSIONS AND DISTRIBUTOR

Extreme Dimensions, Inc., 1920 W. Malvern Ave., Fullerton CA 92833, and _____
_____ ("Distributor") in consideration of the promises made herein, agree as follows:

Nonexclusive Appointment

Extreme Dimensions hereby appoints Distributor to be a distributor of Extreme Dimensions' custom parts sold by Extreme Dimensions under the trade names of Duraflex, Gralix, Carbon Creations, Aero Function, Vaero, and Couture ("the Product") anywhere without any exclusive rights in any specific territory.

Duration of Agreement

This Agreement and the distributorship created under this Agreement shall extend indefinitely, unless terminated as provided herein.

Purchasing Program

Distributor shall purchase the Product from Extreme Dimensions and pay Extreme Dimensions at the wholesale price in effect at the time Distributor's order is received. All orders must be prepaid and are based on a "first in, first out" basis. All payments made to Extreme Dimensions, Inc. can be made using Money Order, cash, wire transfer, Electronic Funds Transfer (EFT), or Cashier's Check. Sorry, no company checks.

Prices will be firm at the time of order. We will notify any changes in writing at least 15 days in advance of the effective date of any price increase.

Cancellations

All cancellations must be submitted to your designated Account Manager, in writing, prior to shipment or will call. It is your sole responsibility to follow up with your Account Manager for all cancellations. If you fail to follow up and confirm, and the order ships, you will assume responsibility for all applicable fees, including shipping, if you choose to return the purchase order.

Discounts & Payments

Base Discount: Retail (MSRP) less _____% (Some restrictions may apply)

Co-Op Advertising Discount: _____% (Reserved for strategic partners. Inquire with your Account Manager)

Payment Terms: _____

Drop Shipment and Shipping Damages

Distributor shall adhere to the Drop Shipment and Shipping Damages Policies specified and described in Exhibit 1, which is attached hereto and incorporated herein by reference.

MAP Policy (Minimum Advertised Pricing) Product and Shipping Agreement:

The Minimum Advertised Price (MAP) for Duraflex, Gralix, Carbon Creations, Couture, Vaero, and Aero Function, is 20% off MSRP (Manufacturer's Suggested Retail Price).

Initials _____

MAP Shipping Prices* are as follows

Category 1	\$190.00	Category 10	\$117.00	Category 22	\$75.00
Category 2	\$96.00	Category 13	\$129.00	Category 23	\$22.00
Category 4	\$125.00	Category 16	\$99.00	Category 25	\$54.00
Category 5	\$69.00	Category 17	\$55.00	Category 27	\$13.00
Category 6	\$119.00	Category 18	\$43.00	Category 28	\$200.00
Category 7	\$95.00	Category 19	\$64.00	Category 29	\$145.00
Category 9	\$59.00	Category 21	\$109.00		

*Shipping prices are defined by "Shipping" prices only. Handling, insurance, and other surcharges are not included in MAP shipping prices.

Total MAP Pricing

A distributor can choose to combine both MAP Pricing and MAP Shipping in an effort to lower the appearance of shipping prices. This means a distributor can add the MAP Shipping cost into the MAP cost of the item and advertise free shipping, or any variance thereof. **However, a distributor cannot advertise an item below MAP cost and mark up the shipping cost.**

Extreme Dimensions, Inc. strictly monitors its MAP agreement. This ensures pricing integrity for all distributors resulting in positive gains for each Distributor.

MAP Violation Policy

The following outlines our MAP Violation Policy. All reductions and suspensions are at the sole discretion of Extreme Dimensions and may be lifted or extended at any time.

1st Violation

- Written warning and 24 hours to correct issue(s)
- Corrections not made after 24 hours; distributor may be subject for up to 10% discount penalty
- Corrections not made after 48 hours; distributor may be subject to account suspension

2nd Violation

- Up to 15% discount removal and 24 hours to correct issue(s)
- Corrections not made after 24 hours; distributor may be subject to account suspension

3rd Violation

- Distributor may be subject to account suspension

Listing Requirements

- All parts must be listed by coinciding brand (i.e. Duraflex, Gralix, Carbon Creations, Vaero, Aero Function, or Couture)
- No mention of "Extreme Dimensions" is permitted in the part description or listing unless branded as Extreme Dimensions specifically
- Approved product images will be provided by Extreme Dimensions, Inc.

California Sales Tax

Unless Distributor holds a valid California Seller's Permit, all orders that are shipped to, will-called, or physically paid for, in the state of California are subject to sales tax under the California Board of Equalization's Sales and Use Tax Regulations Law - Regulation 1620. This document can be provided upon request.

Return of Products

Distributor shall adhere to the Returns and Exchange Policy specified and described in Exhibit 2, which is attached hereto and incorporated herein by reference.

Initials _____

Warranty/Liability

Duraflex – Limited Warranty against Manufacturing Defects* and Fitment Guarantee*

Gralix - Limited Warranty against Manufacturing Defects* and Fitment Guarantee*

Carbon Creations – 1 Year Limited Warranty against fading and/or discoloration on the clear coat finish. Fitment Guarantee*

Aero Function – 3 Year Limited Manufacturer's Warranty. Fitment Guarantee*

Vaero – Limited Warranty against Manufacturing Defects* and Fitment Guarantee*

Couture – Limited Warranty against Manufacturing Defects*

All products sold by Extreme Dimensions, Inc. are aftermarket products and are intended for off-road or show use only.

Extreme Dimensions, Inc. is not liable for any damages or injury as a result of the use of its products. Due to strict regulations by the Department of Transportation, some of these products are not approved for street/highway use. Removal of reinforcements, bumpers, turn signals, and other safety equipment on the vehicle is the responsibility of the buyer. Extreme Dimensions, Inc. will not be responsible for your actions.

All body kits and products sold by Extreme Dimensions, Inc. are considered custom parts. **Due to the material and processes used in production; products will not be a "direct bolt-on."** **Our products may require prepping, sanding, shaving, filling gaps, and/or other body work. Modifications may include removal or cutting of the reinforcement bars. All parts require professional installation. Auto shops experienced in OEM installations may not be experienced in aftermarket fiberglass installations.** **Refunds will not be issued due to poor fitment of our products unless the parameters outlined in our Fitment Guarantee are met. Measurements of gaps will be required. Any applicable warranties are void and refunds will not be issued if the part(s) are not being installed by a professional body shop.** All products sold by Extreme Dimensions, Inc. are for off-road and show purposes only. We do not recommend, and in fact discourage, these parts to be used on public streets and highways.

LIMITED WARRANTY

Extreme Dimensions, Inc. warrants Duraflex, Gralix, Vaero, and Couture branded products to be free from manufacturing defects in workmanship and materials when used for their intended purposes. This limited warranty shall extend for a period of one **(1)** year from the date of purchase to the original "end user" customer. This warranty is non-transferable. Any part of an Extreme Dimensions product that is covered by this warranty and that is found in the reasonable judgment of Extreme Dimensions, Inc. to be defective in materials or workmanship will be replaced or refunded in full at the request of the customer. Extreme Dimensions, Inc. reserves the right to override the request regarding replacement or refund. For example, Extreme Dimensions, Inc. will not replace or refund a complete body kit if a single component is found to be defective.

The following situations are not covered by warranty:

- Any Extreme Dimensions product that has been subject to misuse, neglect, accident; or that has been improperly installed.
- Any Extreme Dimensions product that does not have proof of professional installation.
- Any Extreme Dimensions product that has been modified or altered from its original manufactured state.
- Costs incurred by the purchaser, such as transportation, additional labor costs, time, towing, storage, premium (air or overnight) freight charges, rental costs of any type, logistics, or economic losses, etc.

Hood and Trunk Fitment Guarantee (Duraflex, Gralix, Carbon Creations, Aero Function, and Vaero brands)

Extreme Dimensions stands behind the fitment of our products. Once your hood or trunk is installed, Extreme Dimensions will fully replace or refund your hood or trunk if it does not fall within the following guidelines of our Fitment Guarantee. Images or a video demonstrating the appropriate measurements will be required in order for Extreme Dimensions to verify that the part exceeds our fitment guidelines.

- Hood does not clear a stock engine.
- Gaps between the hood and the fenders are more than 1/2" wide on each side.
- Hood levels more than 3/8" higher or lower than the fenders.

Initials _____

- Latch is too long or too short compared to the stock latch, causing the hood not to latch after adjusting.
- Extreme Dimensions does not guarantee fitment on vehicles that have been involved in accidents and/or had body damages or customization. A VIN# may be requested.
- Hood pins are required.

Trunks

- Gaps between the trunk and the rear fenders are more than 1/2" wide on each side.
- Trunk levels more than 3/8" higher or lower than the rear fenders.
- Extreme Dimensions does not guarantee fitment on vehicles that have been involved in accidents and/or had body damages or customization.

Copyrights/Trademarks

All content distributed and/or created by Extreme Dimensions, Inc., such as images or videos are the property of Extreme Dimensions, Inc., and are protected by U.S. and International copyright laws. Any unauthorized use of the materials appearing on these sites (www.extremedimensions.com, www.duraflexaero.com, www.carbon-creations.com, www.vaeroauto.com, www.aerofunction.com, & www.coutureaero.com) may violate copyright, trademark, and other applicable laws, and will result in criminal or civil penalties.

During the term of this Agreement, Distributor may request written consent from Extreme Dimensions for use of Extreme Dimensions' trade name and trademarks solely in connection with the advertisement and promotion of Extreme Dimensions' products. Any use of Extreme Dimensions' trade name or trademarks without prior written consent is unauthorized. Extreme Dimensions' trade name and/or trademarks shall not be affixed to or advertised in connection with any goods or services other than Extreme Dimensions' products. Unauthorized use of Extreme Dimensions' trade name and/or trademarks is a material breach of this agreement and a violation of federal intellectual property laws, and will result in criminal or civil penalties.

On termination of this Agreement, or upon request of Extreme Dimensions, Distributor shall discontinue the use of any of Extreme Dimensions' trade name or trademarks in such advertising and thereafter will not, either directly or indirectly, use any other name, title or expression so nearly resembling the same as would be likely to lead to confusion or uncertainty or to deceive the public.

Noncompetition

For so long as this Agreement shall remain in effect:

- (a) Distributor shall not, directly or indirectly, be involved as owner, partner, shareholder, joint venturer, director, employee, or otherwise, in the conduct of any business that directly competes with Extreme Dimensions in the State of California. This provision shall include the following competitors: VIS Racing, AIT Racing, Seibon, Anderson Composites, KBD/American Plastic Technologies.
- (b) Distributor shall not solicit business from any of Extreme Dimension's customers, except on behalf and for the benefit of Extreme Dimensions, nor shall Distributor solicit any of Extreme Dimension's employees or other sales representatives for the purpose of being employed by Distributor, or by any party in which Distributor is an owner or employee.
- (c) Distributor agrees not to replicate any products offered by Extreme Dimensions at any time, nor will they sell any products offered by Extreme Dimensions to any of its competitors. (Any products deemed "Exclusive" by Extreme Dimensions shall be offered to Distributor through Extreme Dimensions drop ship program only).

Confidential Information and Trade Secrets

Distributor acknowledges that certain information of Extreme Dimensions, such as Extreme Dimensions' sales manuals, price lists, customer lists, financial data, point of sale reports or inventory reports, and similar materials, are Extreme Dimensions' trade secrets and shall be and remain Extreme Dimensions' sole and exclusive confidential property. Distributor shall not disclose any

Initials _____

such information to others. Distributor shall not use such confidential information in any way except in furtherance of his services on Extreme Dimensions' behalf. Any such information will not be used by Distributor directly or indirectly to the detriment or damage of Extreme Dimensions.

Termination

Each party shall have the right to terminate this Agreement without cause on 30 days' written notice.

Each party may terminate the Agreement immediately, without notice, if either party becomes insolvent or makes an assignment or the benefit of creditors.

Each party shall have the right to immediately suspend performance of this Agreement with good cause. The term "good cause" shall for purposes of the Agreement mean a breach of any material obligations under this Agreement.

Each party may terminate this Agreement immediately upon written notice to the other party, if either party fails to cure a breach of its obligations hereunder within 15 days after the delivery of such written notice of breach.

Termination of this Agreement will not release Distributor from payment of any sum which may then be owing to Extreme Dimensions.

Independent Contractor

Distributor acknowledges that the relationships of the parties is that of independent contractors and no partnership or joint venture has been, or is intended to be formed. This Agreement does not constitute Distributor the agent of Extreme Dimensions for any purpose whatsoever. Distributor is not granted any right or authority to assume or to create any obligation or responsibility, express or implied, on behalf of Extreme Dimensions.

Entire Agreement

This Agreement is the entire agreement between the parties and supersedes all prior agreements, correspondence and understandings relating to the subject matter hereof.

Modification of Agreement

No waiver or modification of this Agreement or of any covenant, condition, or provision herein obtained shall be valid unless in writing and duly executed by the party to be charged therewith.

Severability of Agreement

In the event any of the provisions of this Agreement shall be held to be invalid by any court of competent jurisdiction, the same shall be deemed severable, and as never having been contained herein, and this Agreement shall + then be construed and enforced in accordance with the remaining provisions hereof.

No Assignment

No assignment by either party of this Agreement or of any rights or obligations hereunder, shall be valid without the prior written consent of the other party hereto.

Choice of Law

This Agreement shall be governed by and construed according to the laws of the State of California.

I certify that I hold a valid reseller's permit issued pursuant to the Use Tax Law; that I am engaged in the business of selling **Auto Parts, Accessories, Supplies, Tools, and Related Items and Materials**; that the tangible goods described herein which I shall purchase from: **Extreme Dimensions, Inc.** will be resold by me/my company in the form of tangible goods; PROVIDED, however, in the event that such property is used for any purpose other than retention, demonstration, or display while holding it for sale in the regular course of business, it is understood that I am required by the Sales & Use Tax Law and other State Laws to report and pay for the tax, measured by the purchase of such property.

Initials _____

Legal Disclaimer

Buyer agrees that any disputes concerning purchases shall be governed by California law and that the jurisdiction and venue for any legal action shall be proper in Orange County, California.

Agreement to Terms and Conditions

By signing this document, the merchant agrees to be bound by the Terms and Conditions set forth in the attached documentation. Extreme Dimensions, Inc. may modify this agreement at any time, and such modification shall be effective immediately upon receipt of the modified agreement from Extreme Dimensions, Inc. Your continued participation in the program shall be deemed your conclusive acceptance of the modified agreement.

Extreme Dimensions, Inc.

Distributor Company Name

Signature: _____

Signature: _____

Print: _____

Print: _____

Authorized Representative

Authorized Representative

Title: _____

Title: _____

Date: _____

Date: _____

Initials _____

EXHIBIT 1

Drop Shipments

Extreme Dimensions, Inc. offers a competitive drop ship program. This maximizes our distributor's efficiency while minimizing their overhead.

Drop Ship Fee schedule:

\$36.00 DSF Shipping

Box Fee: \$25 (per box) for Will Called orders that require boxing/packaging by ED

Shipping/Shipping Damages & Shortages

INSPECT ALL PACKAGES IMMEDIATELY IN THE PRESENCE OF THE DELIVERY PERSON. Do not sign delivery receipt until all items have been inspected. In the unlikely event that damage has occurred, note the specific damage on the delivery bill and have the delivery person sign it as verification. Be sure to accept the package "as is" and notify Extreme Dimensions, Inc. within 24 hours. We will file a damage claim and ship the replacement parts. Retain all boxes and other packaging material, as packaging may be subject to pick up and inspection by the carrier. Failure to comply with this policy may result in a denial of damage claim. Items that are noted damaged during shipping will be replaced, or given credit. No refunds or exchanges will be issued. In the unlikely event that a shortage occurs, note the specific item(s) that did not arrive on the delivery bill and notify Extreme Dimensions, Inc. within 24 business hours. We will process the replacement(s) as soon as they are available.

Initials _____

EXHIBIT 2

Returns and Exchange Policy

Classification	Policy
* Return Authorization	Store Credit / Refund CC on file
**24 Hour will Call damage	Replacement only
Defective	Replacement / Store Credit
***Fitment	Replacement / Store Credit
****Shipping Carrier Error / *****lost shipments	Replacement only / Store Credit
Manufacture Error	Replacement / Store Credit
Extreme Dimensions Error	Varies On Situation

* Extreme Dimensions offers returns/exchanges within 30 days of delivery. Returns after 30 days are refused. Customers will be responsible for paying return shipping costs. Returned items must be unused, in original packaging, and received within 30 days of RA issuance. Damaged returns will be refused. No returns on used/altered or special-order items. Contact us to initiate a return.

**Customers must notate damage on delivery receipt to qualify for replacement coverage. Any damaged shipment accepted without notation of damage will not be covered for replacement.

***Extreme Dimensions does not guarantee proper exact fitment for vehicles that have experienced accidents, body damage, or customizations. This policy also applies to Duraflex products, which require cutting, sanding, filling, priming, and painting for proper installation.

****Claims for concealed damage will be denied. The customer must inspect the shipment for damage before signing the Proof of Delivery (POD/DR). Any damage must be noted at the time of delivery. The company will not accept claims for concealed damage.

*****The carrier requires 3 to 4 business days to investigate and confirm the status of the shipment as lost.

30-Day "Hassle-Free" Period: Customers may request a return for eligible items within 30 calendar days of the "Date of Delivery".

After 30 Days: Returns are strictly prohibited from the "Date of Delivery."

Special orders (Private Labels) cannot be returned. If the buyer decides to return any part of the ordered item, they must contact the distributor who in turn can contact Extreme Dimensions and receive a return authorization of the part(s). A Return Authorization number (RA number) will be issued to the distributor (dealer) by Extreme Dimensions, and it must be written on the outside of the packages being returned.

Parts that have been used, modified, painted, or installed are not eligible for return to Extreme Dimensions.

If a dealer requests a return a few days after the 30-day period, it must be approved by a manager.

All shipping costs for returned items are at the customer's expense. Original shipping and handling fees are not refundable. The refund for returned items will be issued via the original payment method or store credit. All products returned must be in the original shipping carton in the same condition as it was originally delivered or shipped.

Only the original buyer may request a return of products.

Upon receipt of returned parts, Extreme Dimensions shall inspect the parts to determine their exact condition. **If Extreme Dimensions does not accept the goods as being defective and/or returnable, the buyer must accept any incurred costs.** All returns, regardless of the underlying reason, **must be sent shipping prepaid**. Any returns sent shipping collect or without an Return Authorization number will be refused and returned to the buyer at his or her own expense. Shipping costs to and from the purchaser are not refundable.

Initials _____

The buyer is advised to insure the returned goods for their full value for his or her own protection. Otherwise, neither Extreme Dimensions nor the shipping company would be responsible for any damage or loss in shipment. A refund will not be issued on returned products that are damaged on the way back to Extreme Dimensions.

SUPPORT:

Please read all instructions prior to installation and use. For installation assistance, Extreme Dimensions provides support to the original retail purchaser/customer in order to get the part(s) on their car. Otherwise, we recommend contacting the Authorized Extreme Dimensions Dealer the part(s) were purchased from.

- VIDEO: Videos are often better than photos in cases of “fitment issues” and/or potential “defective issues.” This is the closest thing to our Support Team being there in person, and the best way for us to help trouble-shoot and problem solve for you and your customers. We have created a template video that outlines the video requirements. This will be

available for you to send to your customers. Videos may be required by Extreme Dimensions in cases of replacement and/or refund requests. Photos may be permitted only in cases where video isn’t an option. Videos are key factors in customer support. Once a video is made for our Support Team, it can be uploaded to a private YouTube account for review.

- ACTIVE SERVICE CALL: At your request, our Support Team can contact the body shop your customer is dealing with, and review the video with them. This enables our team to problem solve and suggest solutions.

PROFESSIONAL INSTALLATION: Please read all instructions prior to installation and use. Improper installation or misuse of the product may lead to damage to both product and vehicle. The user assumes all responsibility. All body kits and products sold by Extreme Dimensions, Inc. are considered custom parts. **Due to the material and processes used in production, products WILL NOT be a “direct bolt-on.”** Our products may require prepping, sanding, shaving, filling gaps, and/or other body work. Modifications may include removal or cutting of the reinforcement bars. **We HIGHLY RECOMMEND that a professional body shop with fiberglass body kit experience perform the installation.** Auto shops experienced in OEM installations may not be experienced in aftermarket fiberglass installations. Refunds will not be issued due to poor fitment of our products where the gaps fall outside of the parameters outlined in our Fitment Guarantee. – Refunds will only be issued in cases of defective parts and are at the discretion of Extreme Dimensions. Extreme Dimensions, Inc. reserves the right to refuse a case if the parts are not being installed professionally. It is the user’s responsibility to be aware of federal, state, and local laws. User assumes all cost and risks associated with the purchase and installation of aftermarket parts.

Initials _____



Extreme Dimensions Wholesale Program Application

Extreme Dimensions

1920 W. Malvern Ave.
Fullerton, CA 92833

Date:**Account Representative:**

Phone: (714) 278-0837

Fax: (714) 278-9197

Merchant Information:

Company Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Country: _____

Phone: _____ Fax: _____

Website: _____

Reseller Number (please attach a copy): _____

Federal Tax Id Number (please attach a copy): _____

Business Entity (please check one):

Corporation: _____

Partnership/LLC: _____

Sole Proprietorship: _____

Retailer or Wholesaler (please check one): Retailer: _____ Wholesaler: _____ Both: _____

Please check all applications that apply to your business:

Imports: _____ Domestic: _____ Euro: _____ SUV/Trucks: _____ All: _____

Contacts Authorized to place orders:

Primary Contact (1) Name: _____

Position 1: _____ Phone 1: _____

Email 1: _____

Secondary Contact (2) Name: _____

Position 2: _____ Phone 2: _____

Email 2: _____

Initials _____



Authorization for Credit Card Use

PRINT AND COMPLETE THIS AUTHORIZATION AND RETURN

All information will remain confidential

Name on Card: _____

Billing Address: _____

City: _____ State: _____ Zip Code: _____

CREDIT CARD INFO:

Credit Card Type: VISA _____ MasterCard _____ Discover _____

Credit Card Number: _____

Expiration Date: _____

Card Identification Number: _____ (last 3 digits located on the back of the credit card)

*I authorize **Extreme Dimensions, Inc.** to charge the amount listed above to the credit card provided herein. I agree to pay for this purchase in accordance with the issuing bank cardholder agreement.*

CARDHOLDER – Please Sign and Date:

Signature: _____ Date: _____

Print Name: _____

MERCHANT – Please Sign and Date (if different from Cardholder):

Signature: _____ Date: _____

Print Name: _____

Title: _____ Business Name: _____

Initials _____

Resale Certificate

I HEREBY CERTIFY:

1. I hold valid seller's permit number: _____

2. I am engaged in the business of selling the following type of tangible personal property:

3. This certificate is for the purchase from _____ of the item(s) I have
listed in paragraph 5 below. [Vendor's name]

4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law.

5. Description of property to be purchased for resale:

6. I have read and understand the following:

For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to void payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more.

NAME OF PURCHASER: _____

SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE: _____

PRINTED NAME OF PERSON SIGNING

TITLE

ADDRESS OF PURCHASER: _____

TELEPHONE NUMBER

DATE

Initials _____