Supplier Contract - RubberWorks

RubberWorks

Address: Houston, TX

Phone: (888) 456-1234

Email: rubberworks@example.com

SUPPLIER CONTRACT AGREEMENT

This contract agreement is made between RubberWorks, located at Houston, TX, and the Purchaser, an automotive manufacturing company. This agreement outlines the terms and conditions under which RubberWorks agrees to supply goods and services to the Purchaser.

1. SCOPE OF SUPPLY

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2. PAYMENT TERMS

Payment terms are set as net 60 days from the date of invoice. RubberWorks will issue invoices upon shipment of products. Invoices must reference the Purchaser's order number and contain sufficient detail to enable processing. Failure to meet payment terms may result in a late payment charge of 1.5% per month.

3. DELIVERY TERMS

RubberWorks shall deliver the ordered products to the Purchaser's designated warehouse or shipping facility within the agreed delivery schedule. All products must be packaged in compliance with industry safety standards to prevent damage in transit. RubberWorks will be liable for any delays exceeding the agreed delivery schedule unless delays are caused by force majeure.

4. COMPLIANCE POLICY

RubberWorks will comply with all federal, state, and local laws, including environmental regulations and labor laws. The supplier shall maintain ISO 9001:2015 certification, audited annually to ensure compliance with quality management standards.

5. RETURN POLICY

RubberWorks agrees to accept returns under the following conditions: Full refunds for returns within 7 business days of delivery, 75% refund for returns within 15 business days, and no refunds for returns after 30 business days unless there is a proven manufacturing defect. All returns must be pre-authorized with an RMA number.

6. ENVIRONMENTAL COMPLIANCE

RubberWorks is committed to sustainable practices, minimizing environmental impact during production. Recyclable materials will be used where possible. Annual sustainability reports will be submitted to the Purchaser.

7. WARRANTY

RubberWorks provides a one-year warranty on all products. Warranty claims must be submitted in writing within 15 business days of discovering a defect. RubberWorks will replace defective products or provide a full refund.

8. INSURANCE

RubberWorks will maintain general and product liability insurance. Certificates of insurance will be submitted to the Purchaser annually to ensure coverage is maintained.

9. FORCE MAJEURE

Neither party shall be held liable for delays caused by factors outside of their control, such as natural disasters, pandemics, or government actions.

10. CONFIDENTIALITY

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11. DISPUTE RESOLUTION

In the event of a dispute, arbitration will be the preferred method of resolution, as per the rules of the American Arbitration Association.

12. ADDITIONAL TERMS

All product packaging must comply with the Purchaser?s labeling and safety requirements. Each shipment will include batch records and traceability logs, ensuring accountability at every stage of the supply chain.

13. AMENDMENTS

Any amendments to this contract must be agreed to in writing by both parties. Amendments will become effective after being signed by authorized representatives of both {supplier_name} and the Purchaser.

14. GOVERNING LAW

This contract will be governed by the laws of the state of California. Any legal disputes will be settled in the appropriate court within the state of California.

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1. SCOPE OF SUPPLY

RubberWorks agrees to supply automotive parts, including but not limited to brake pads, rotors, and other essential automotive components, in accordance with the Purchaser?s specifications. All parts supplied will meet or exceed the industry standards for quality, durability, and safety.

2. PAYMENT TERMS

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RubberWorks agrees to supply automotive parts, including but not limited to brake pads, rotors, and other essential automotive components, in accordance with the Purchaser?s specifications. All parts supplied will meet or exceed the industry standards for quality, durability, and safety.

2. PAYMENT TERMS

Payment terms are set as net 60 days from the date of invoice. RubberWorks will issue invoices upon shipment of products. Invoices must reference the Purchaser's order number and contain sufficient detail to enable processing. Failure to meet payment terms may result in a late payment charge of 1.5% per month.

3. DELIVERY TERMS

RubberWorks shall deliver the ordered products to the Purchaser's designated warehouse or shipping facility within the agreed delivery schedule. All products must be packaged in compliance with industry safety standards to prevent damage in transit. RubberWorks will be liable for any delays exceeding the agreed delivery schedule unless delays are caused by force majeure.

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RubberWorks agrees to accept returns under the following conditions: Full refunds for returns within 7 business days of delivery, 75% refund for returns within 15 business days, and no refunds for returns after 30 business days unless there is a proven manufacturing defect. All returns must be pre-authorized with an RMA number.

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RubberWorks provides a one-year warranty on all products. Warranty claims must be submitted in writing within 15 business days of discovering a defect. RubberWorks will replace defective products or provide a full refund.

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12. ADDITIONAL TERMS

All product packaging must comply with the Purchaser?s labeling and safety requirements. Each shipment will include batch records and traceability logs, ensuring accountability at every stage of the supply chain.

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Payment terms are set as net 60 days from the date of invoice. RubberWorks will issue invoices upon shipment of products. Invoices must reference the Purchaser's order number and contain sufficient detail to enable processing. Failure to meet payment terms may result in a late payment charge of 1.5% per month.

3. DELIVERY TERMS

RubberWorks shall deliver the ordered products to the Purchaser's designated warehouse or shipping facility within the agreed delivery schedule. All products must be packaged in compliance with industry safety standards to prevent damage in transit. RubberWorks will be liable for any delays exceeding the agreed delivery schedule unless delays are caused by force majeure.

4. COMPLIANCE POLICY

RubberWorks will comply with all federal, state, and local laws, including environmental regulations and labor laws. The supplier shall maintain ISO 9001:2015 certification, audited annually to ensure compliance with quality management standards.

5. RETURN POLICY

RubberWorks agrees to accept returns under the following conditions: Full refunds for returns within 7 business days of delivery, 75% refund for returns within 15 business days, and no refunds for returns after 30 business days unless there is a proven manufacturing defect. All returns must be pre-authorized with an RMA number.

6. ENVIRONMENTAL COMPLIANCE

RubberWorks is committed to sustainable practices, minimizing environmental impact during production. Recyclable materials will be used where possible. Annual sustainability reports will be submitted to the Purchaser.

7. WARRANTY

RubberWorks provides a one-year warranty on all products. Warranty claims must be submitted in writing within 15 business days of discovering a defect. RubberWorks will replace defective products or provide a full refund.

8. INSURANCE

RubberWorks will maintain general and product liability insurance. Certificates of insurance will be submitted to the Purchaser annually to ensure coverage is maintained.

9. FORCE MAJEURE

Neither party shall be held liable for delays caused by factors outside of their control, such as natural disasters, pandemics, or government actions.

10. CONFIDENTIALITY

Both parties agree to protect confidential information shared during the course of this contract. Disclosure to third parties is prohibited unless expressly authorized.

11. DISPUTE RESOLUTION

In the event of a dispute, arbitration will be the preferred method of resolution, as per the rules of the American Arbitration Association.

12. ADDITIONAL TERMS

All product packaging must comply with the Purchaser?s labeling and safety requirements. Each shipment will include batch records and traceability logs, ensuring accountability at every stage of the supply chain.

13. AMENDMENTS

Any amendments to this contract must be agreed to in writing by both parties. Amendments will become effective after being signed by authorized representatives of both {supplier_name} and the Purchaser.

14. GOVERNING LAW

This contract will be governed by the laws of the state of California. Any legal disputes will be settled in the appropriate court within the state of California.

15. SIGNATURES

This contract becomes effective upon signing and will remain in force for 12 months unless terminated earlier according to the terms stated above.

SUPPLIER CONTRACT AGREEMENT

This contract agreement is made between RubberWorks, located at Houston, TX, and the Purchaser, an automotive manufacturing company. This agreement outlines the terms and conditions under which RubberWorks agrees to supply goods and services to the Purchaser.

1. SCOPE OF SUPPLY

RubberWorks agrees to supply automotive parts, including but not limited to brake pads, rotors, and other essential automotive components, in accordance with the Purchaser?s specifications. All parts supplied will meet or exceed the industry standards for quality, durability, and safety.

2. PAYMENT TERMS

Payment terms are set as net 60 days from the date of invoice. RubberWorks will issue invoices upon shipment of products. Invoices must reference the Purchaser's order number and contain sufficient detail to enable processing. Failure to meet payment terms may result in a late payment charge of 1.5% per month.

3. DELIVERY TERMS

RubberWorks shall deliver the ordered products to the Purchaser's designated warehouse or shipping facility within the agreed delivery schedule. All products must be packaged in compliance with industry safety standards to prevent damage in transit. RubberWorks will be liable for any delays exceeding the agreed delivery schedule unless delays are caused by force majeure.

4. COMPLIANCE POLICY

RubberWorks will comply with all federal, state, and local laws, including environmental regulations and labor laws. The supplier shall maintain ISO 9001:2015 certification, audited annually to ensure compliance with quality management standards.

5. RETURN POLICY

RubberWorks agrees to accept returns under the following conditions: Full refunds for returns within 7 business days of delivery, 75% refund for returns within 15 business days, and no refunds for returns after 30 business days unless there is a proven manufacturing defect. All returns must be pre-authorized with an RMA number.

6. ENVIRONMENTAL COMPLIANCE

RubberWorks is committed to sustainable practices, minimizing environmental impact during production. Recyclable materials will be used where possible. Annual sustainability reports will be submitted to the Purchaser.

7. WARRANTY

RubberWorks provides a one-year warranty on all products. Warranty claims must be submitted in writing within 15 business days of discovering a defect. RubberWorks will replace defective products or provide a full refund.

8. INSURANCE

RubberWorks will maintain general and product liability insurance. Certificates of insurance will be submitted to the Purchaser annually to ensure coverage is maintained.

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Neither party shall be held liable for delays caused by factors outside of their control, such as natural disasters, pandemics, or government actions.

10. CONFIDENTIALITY

Both parties agree to protect confidential information shared during the course of this contract. Disclosure to third parties is prohibited unless expressly authorized.

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12. ADDITIONAL TERMS

All product packaging must comply with the Purchaser?s labeling and safety requirements. Each shipment will include batch records and traceability logs, ensuring accountability at every stage of the supply chain.

13. AMENDMENTS

Any amendments to this contract must be agreed to in writing by both parties. Amendments will become effective after being signed by authorized representatives of both {supplier name} and the Purchaser.

14. GOVERNING LAW

This contract will be governed by the laws of the state of California. Any legal disputes will be settled in the appropriate court within the state of California.

15. SIGNATURES

This contract becomes effective upon signing and will remain in force for 12 months unless terminated earlier according to the terms stated above.