

One Champion Way, PO Box 368, Marlboro, NJ 07746-0368 ChampionSports.com info@championsports.com T. 732.294-5561 F. 732.294.5562

	CREDIT APPLICAT	ION FORM		
NAME OF FIRM		А	CCOUNT PA	YABLE CONTACT
BILL TO ADDRESS	CITY	S	TATE	ZIP
MAIL TO ADDRESS	CITY	<u></u>	TATE	ZIP
PHONE	FAX		EMAIL ADDRESS	
FULL NAME OF	OWNER(S) OR AN AUTHORIZ	ED OFFICER OF THE CORF	PORATION	
				YES NO
FED. TAX NO. FOR CORPORATION. Home address and zip for Partnership/Individual.	ESTIMATED ANNUAL SALES	DATE BUSINESS STARTE	D E	COMMERCE BUSINESS?
NAME OF OWNER(S) / AUTHORIZED OFFICER	EMAIL ADDRESS	PHONE NUMBER	FAX N	IUMBER
TYPE OF BUSINESS:	INDIVIDUAL	PARTNERSHIP	CORPORATION	
BUSINESS INDUSTRY:	INSTITUTIONAL	RECREATIONAL	RE	ETAIL
	BANK REFEREI	NCES		
BANK NAME	ACCOUNT NUMBER		PHONE	
FULL STREET ADDRESS	CITY		STATE	ZIP
	TRADE REFERENCES - MIN	IMUM OF THREE		
NAME	CITY, STATE	FAX /	/ EMAIL	ACCOUNT NUMBER
	PAYMENT MET	HOD		
CREDIT CARD NUMBER NAI	ME ON CARD	EXPIRATION DAT	E	VALIDATION CODE
Applicant's signature attests financial responsibility. Ability and willingne transactions are paid within the terms. The above information is for the listed pertaining to my/our credit and financial responsibility.				
PERSONAL GUARANTEE: In consideration of the extension of credit by Co of all sums, balances and accounts due Seller by Buyer, including collectiform of such indebtedness, or renewals or extensions granted by Seller, manner affect my/our liability as to any indebtedness existing prior ther against the Buyer. No delay on Seller's part in exercising any right hereur or secondarily liable with the Buyer, shall operate as a waiver of any such be entitled to look to me/us immediately for full payment without prior	on charges and/or attorney's fees. This shall be without obtaining any consent thereto, and unit eto. I/we do hereby waive notice of the accepta ider, or taking any action to collect or enforce particles or enforce particles.	an open and continuing guaranty and sh il expressly revoked by written notice fro ince of this agreement, notice of default ayment of any obligation hereby guarant	nall continue in force om me/us to Seller. A or non-payment and teed, either against	e notwithstanding any change in the Any such revocation shall not in any d waive action required by any statute, the Buyer or any other person primarily
SIGNATURE	STREET ADDRESS	PH	IONE	
PRINT NAME	CITY, STATE, ZIP	DATE		



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AUTHORIZED RESALE POLICY AGREEMENT

This ADVERTISING AGREEMENT ("AGREEMENT" or "POLICY") is effective as of the date of execution by
both parties (the "EFFECTIVE DATE") and is by and between Pro Sports, Inc. d/b/a Champion Sports, having
a place of business at 1 Champion Way, Marlboro, New Jersey 07746 ("SUPPLIER" or "BRAND OWNER") and
, having an address a
("RETAILER" or "RESELLER")

RECITALS:

SUPPLIER is the manufacturer of sporting goods, including those exemplified in its product catalog available and amended periodically at www.championsports.com/catalog/ ("PRODUCTS" or "SUPPLIER'S PRODUCTS"), the entirety of which is incorporated herein by reference;

SUPPLIER advertises and promotes SUPPLIER'S PRODUCTS via third-party websites such as www. amazon.com, www.walmart.com, www.target.com, www.kohls.com, and others. In doing so, SUPPLIER utilizes certain visuals and verbiage, including particular titles, text content, and imagery and video content (collectively "ADVERTISING CONTENT"). SUPPLIER also provides products in certain configurations ("CONFIGURATIONS") and package quantities ("QUANTITIES"). An example SUPPLIER www.amazon.com advertisement of lacrosse balls showing ADVERTISING CONTENT, QUANTITIES, and CONFIGURATIONS is provided as Exhibit A.

RETAILER desires to secure from SUPPLIER, and SUPPLIER is willing to grant to RETAILER, wholesale pricing on SUPPLIER'S PRODUCTS together with the right to market and sell same via such third-party websites;

Any RESELLER that fails to comply with this POLICY will be deemed an unauthorized RESELLER of the PRODUCTS, and as such, shall have no right to: (i) sell the PRODUCTS, (ii) use BRAND OWNER'S intellectual property, including any of its trademarks or copyrights, or (iii) offer BRAND OWNER'S consumer warranty applicable to any of the PRODUCTS.

NOW THEREFORE, it is mutually agreed as follows:

- 1. APPLICABILITY. This POLICY applies to all resales of the PRODUCTS. Regardless as to where the PRODUCTS were acquired, either directly from the BRAND OWNER, through an authorized distributor, or some other procurement method, a RESELLER must comply with the terms of this Policy.
- 2. SALES TO END USERS ONLY. Unless otherwise agreed with BRAND OWNER in writing, RESELLER may only purchase PRODUCTS for resale to consumers and end user customers, and RESELLER may not resell PRODUCTS to other RESELLERs, distributors or for further distribution in any manner.
- 3. NOSALESONONLINE MARKETPLACES. Without the BRANDOWNER'S express written consent, RESELLER may not advertise or sell the PRODUCTS online on any e-commerce platform, specifically including, but not limited to, Amazon, eBay and Walmart. RESELLER may sell PRODUCTS on its own website.
- 4. HANDLING AND STORAGE. RESELLER agrees to handle and store the PRODUCTS in a safe manner and in compliance with BRAND OWNER'S storage and handling guidelines. RESELLER will ensure that any PRODUCTS it purchased are stored in secure, climate-controlled warehouses.

- 5. PRODUCT PACKAGING AND DISPLAY. RESELLER shall sell PRODUCTS in their original packaging. Relabeling, repackaging (including the separation of bundled PRODUCTS or the bundling of PRODUCTS), and other alterations to PRODUCTS or their packaging are not permitted. Tampering with, defacing, or otherwise altering any serial number, UPC code, batch or lot code, SKU or other identifying information on PRODUCTS or their packaging is prohibited. RESELLER may not remove, translate, or modify the contents of any label or literature on or accompanying the PRODUCTS. RESELLER shall not advertise, market, display, or demonstrate non-BRAND OWNER PRODUCTS together with the PRODUCTS in a manner that would create the impression that the non-BRAND OWNER PRODUCTS are made by, endorsed by, or associated with BRAND OWNER.
- 6. TRADEMARKS; COPYRIGHTS. RESELLERs that comply with this POLICY have a limited, non-exclusive, non-sublicensable, revocable license to use BRAND OWNER'S trademarks and copyrights in connection with the sale of the PRODUCTS. RESELLER shall not alter, modify, or change any trademark or copyright, nor shall RESELLER use any trademark or copyright other than for the promotion and sale of the PRODUCTS, nor shall RESELLER use any trademark or copyright in any manner that negatively impacts such trademark or copyright or the BRAND OWNER. Failure to comply with the POLICY will result in the automatic revocation of the license granted herein and a total forfeiture of the rights granted herein. BRAND OWNER reserves the right to revoke this license at any time for any or no reason.
- 7. LOCATIONS / REPORTING. RESELLER agrees to track the PRODUCTS it purchases and to store all such PRODUCTS at locations in compliance with this POLICY. At BRAND OWNER'S request, RESELLER will provide BRAND OWNER with (a) a list of all storage locations utilized by RESELLER, (b) an inventory of PRODUCTS maintained at each such storage location, and (c) physical access for BRAND OWNER to perform an inventory to confirm the amounts and locations of PRODUCTS at RESELLER's stated locations.
- 8. PRODUCT INSPECTION. Promptly upon receipt of the PRODUCTS, RESELLER agrees to inspect the PRODUCTS for damage, defects, evidence of tampering, or other non-conformances (a "Defect"). If any Defect is identified, RESELLER must not offer the PRODUCT for sale and must promptly report the Defect to BRAND OWNER.
- 9. RECALL AND CONSUMER SAFETY. To ensure the safety and well-being of the end users of the PRODUCTS, RESELLER agrees to cooperate with BRAND OWNER with respect to any PRODUCT recall or other consumer safety information dissemination efforts.
- 10. CUSTOMER SERVICE. RESELLER will maintain customer service phone and email response functions to handle customer complaints, returns and other customer service functions. At BRAND OWNER'S request, RESELLER will provide any reports or other information related to such customer services.
- 11. PRODUCT LOSS AND THEFT. If any significant quantity of PRODUCTS purchased by RESELLER are lost or stolen, RESELLER will promptly report such event to BRAND OWNER.
- 12. REPORT UNAUTHORIZED RESELLERS. If RESELLER has information or reasonably suspects that any person is purchasing and reselling or distributing PRODUCTS in a manner not authorized by BRAND OWNER or in violation of this POLICY, RESELLER must promptly notify BRAND OWNER.
- 13. SUPPORT OF MANUFACTURER'S WARRANTY. RESELLER may extend to any proper purchaser of the PRODUCTS the original manufacturer's warranty in accordance with its terms. RESELLER may not modify or alter the original manufacturer's warranty, represent or



characterize the original manufacturer's warranty in any misleading manner, or extend its own warranty with respect to the PRODUCTS. Failure to comply with this POLICY will result in the total forfeiture of RESELLER's right to offer BRAND OWNER'S consumer warranty.

- 14. OTHER INFORMATION, DOCUMENTS AND REPORTS. RESELLER must provide BRAND OWNER with any supplemental information, documents and reports that BRAND OWNER may request in order to validate RESELLER's compliance with this POLICY and to support BRAND OWNER'S warranty support and customer support obligations and initiatives.
- 15. IDENTIFICATION. RETAILER shall provide SUPPLIER with the all storefront/seller information under which RETAILER markets and sells products prior to marketing and selling same. At the EFFECTIVE DATE, RETAILER does or intends to market and sell SUPPLIER PRODUCT under the following names:

IT IS EXPRESSLY UNDERSTOOD THAT RESELLER MAY NOT, without the express written consent of BRAND OWNER, advertise or sell the products online or on any e-commerce platform, specifically including, but not limited to, Amazon, Walmart, Kohl's and Ebay. RESELLER may sell products on its own website. Failure to abide by these terms shall be considered a breach of this agreement.

IN WITNESS WHEREOF, the parties have caused their duly authorized officers to execute this AGREEMENT, on the dates below indicated.

PRO SPORTS, INC.	RESELLER:
FULL NAME:	FULL NAME:
SIGNATURE:	SIGNATURE:
TITLE:	TITLE:
DATE:	DATE:

EXHIBIT A



