



Shop Work terms

1. These terms apply to any and all shop work, be it mechanical, fabrication, paint, body upholstery, graphics, or any other work requested by

_____ (Customer)
and executed by Veto Viewpoint, Inc., its employees, contractors, and/or subsidiaries (Veto)

2. Veto reserves the right to use used, rebuilt, or after-market and/or junked parts, at its discretion, to undertake the work set forth. Upon written request Veto will disclose the origin of these parts.

3. No warranties shall be offered on any labor performed herein. Further, Veto offers no warranties on any parts used, other than those provided by the manufacturer or re-seller. Should Customer desire to enforce a warranty offered by a manufacturer or reseller, Customer shall contact said manufacturer or re-seller directly concerning their warranty.

4. Veto shall not be responsible for any personal property left in the Vehicle by customer.

5. Vehicles that are used by Customer or its affiliates, assigns, or any individual, corporation, or association associated with it, in any film making, whether it be movie, television, commercial, or the like, are often times subject to performance demands which exceed the original intent, purpose and design of the Vehicle and/or parts manufactured for said Vehicle. Customer further understands that the work requested by Customer pursuant to this Agreement may further alter the intended use of the Vehicles and/or parts installed therein, and that custom built or manufactured parts are not reviewed by engineers and, as such, Veto shall have no responsibility whatsoever concerning the use and operation of said Vehicle once it is delivered to Customer by Veto. Further, Customer agrees to release and hold Veto, its subsidiaries, agents, assigns, and employees forever harmless without regard to negligence by Veto or any of its agents or employees or contractors, and shall defend, indemnify, and hold harmless Veto from and against any and all losses, liabilities, damages, injuries, claims, demands, costs and expenses arising out of the use or possession of Vehicles and/or Equipment modified or repaired or modified by Veto, including but not limited to any and all fines, penalties, and forfeitures imposed under any Federal, State, Provincial, County, Municipal, or other statute, law, ordinance, rule or regulation.

6. The parties hereto submit to the criminal and civil jurisdiction of the Courts of DeKalb County, Illinois for any and all civil disputes or criminal charges arising from this Agreement.

7. The parties agree that should any provision or part of the contract be deemed illegal or unenforceable by any Court or other jurisdiction, or authority, that the remainder of this Agreement shall remain effective and reasonable.

8. This Contract contains the entire Agreement between the parties and shall be binding on their respective successors or assigns. This Contract may not be amended or altered except by a writing signed by both parties. Customer agrees that Veto and its employees may operate the Vehicle at Customer's risk for the purpose of testing, inspecting, moving, or

delivering it. Further, Customer agrees to pay a storage charge of \$__25__ per day. Said charge shall be charged forty-eight (48) hours after Customer is notified that the work performed is complete. Customer grants to Veto a Mechanic's Lien on the Vehicle to secure the amount of repairs and storage charges, and understands that Veto may retain possession of the Vehicle until the Vehicle is sold, according to law, to enforce such Lien. Customer will not hold Veto responsible for loss or damage to the Vehicle, or any articles left in the Vehicle in case of fire, theft, accident, or any other cause, whether within or out of Veto's control.

9. Forbearance on the part of Veto to exercise any right or remedy available hereunder upon Customer's breach of any of the terms, covenants, and conditions of this Agreement, or Veto's failure to demand the punctual performance thereof shall not be deemed a waiver.

10. In the event it becomes necessary to commence any proceeding or action, no matter the forum, to enforce the provisions hereof, the Court or body before whom the same shall be heard or tried may award to the prevailing party all costs and expenses thereof, including but not limited to reasonable attorney's fees, costs, and all other such expenses in connection therewith.

11. By signing this Agreement you agree to pay a fifty percent non-refundable deposit prior to the start of work. Remaining balance is due on upon completion of the work.

Date: _____

_____(Lessee)

(Print Name and Title)

Tina M. Fleenor
Veto Viewpoint, Inc.

Date: _____