N&S Inc. Term and Conditions:

- No Cash Refunds
- No express or implied warranties, including the warranties of merchantability or fitness for a particular purpose. We are not responsible for consequential or incidental damages.
- No reimbursement on labor, rentals, or travel.
- Returns must be made within 10 days. All returns must be accompanied by an original receipt and may be subject to a 25% restock fee.
- Core returns must be turned in for a refund within 30 days and be accompanied with an original receipt.
- If your merchandise was shipped to you via freight or UPS, then it is the buyer's financial responsibility to return the merchandise for a refund.
- It is the responsibility of the buyer to inspect all items for accuracy and damage upon delivery or pickup. N&S inc. will not be responsible to replace or refund any part after it has been delivered or has left the premises for damage, missing parts etc..
- All warranties are not transferable.
- We reserve the right to inspect any product prior to replacement.
- The buyer is responsible for all part compatibility and interchange.
- Buyer must check all purchased parts to make sure they are not subject to any recalls.
- Damages are limited to the price paid for the part, not including shipping, and are further limited to return of the item purchased.
- Any controversy or claim arising out of this sale shall be settled by arbitration administered by the American Arbitration Association The place of arbitration shall be Nashville, TN
- All sales shall be bound by the laws of Tennessee. Jurisdiction and venue for all claims shall be Davidson County, Tennessee.
- Any part of these Terms and Conditions that are found to be prohibited, or unenforceable shall be ineffective without invalidating the rest of the Terms and Conditions.

Specific items:

- All used tires are sold "as is" and buyer accepts all risks relating to used tires. No returns.
- Body Cuts: No returns on Body Cuts
- Electronics: No returns on Electronics.
- Airbags and "SRS" should be installed by a qualified installer. The buyer assumes all risk and liabilities involved with damages and injuries which may arise.
- Engine Warranty(when listed on invoice) only covers excessive smoking, engine noise, and excessive oil use. Severity of these conditions will be determined by N&S Inc. Belts, water pump, thermostat, spark plugs, fluids, filters, and seals should all be replaced at time of install. Engine claims related to the overheating and or improper lubrication of the engine or its components are not covered by this warranty. All engine claims must be supported by receipts and documentation that the above items were replaced at time of install. Warranty is limited to Refund or Exchange or Repair at discretion of N&S Inc. We do not sell or warranty external engine components that are not specifically listed on your invoice. No express or implied warranties, including the warranties of merchantability or fitness for a particular purpose. We are not responsible for consequential or incidental damages. No reimbursement on labor, rentals, or travel.
- Transmission Warranty(when listed on invoice) It is the responsibility of the buyer to replace the oil, seals, filter and gasket upon install. Warranty is limited to Refund or Exchange or Repair at discretion of N&S Inc. No express or implied warranties, including the warranties of merchantability or fitness for a particular purpose. We are not responsible for consequential or incidental damages. No reimbursement on labor, rentals, or travel.