

TERMS AND CONDITIONS FOR USING THE ON-LINE CATALOG OF THE RACE FINDER STORE

1. General Terms

1.1. Any information contained on the CER MOTOR website and provided by employees CER MOTOR companies do not constitute an offer within the meaning of the provisions of the Act of 23 April 1964 - the Code

civil (Journal of Laws No. 16, item 63, as amended).

1.2 The condition for using the CATALOG is to read and accept these Regulations.

1.3 The sales document is issued in Polish.

2. Placing orders

2.1. An on-line order may be placed by any adult person with full capacity to act legal.

2.2 By placing an order via the Race Finder online catalog, you accept it provisions of the Regulations.

2.2. An order is placed by registering to receive a login and password for the online catalog and correctly filling in the order form.

2.3. The basic condition for the implementation of the order is the correct completion of the form orders by the customer, in particular providing full personal data, telephone number contact and e-mail address to confirm the order.

2.5. An incorrectly completed form is not treated as placing an order.

2.6. Orders can be placed 24 hours a day throughout the year. Orders placed after 14:00 and orders placed on Saturdays, Sundays and public holidays will be processed on the next business day.

2.7. Each order placed will be confirmed by e-mail.

3. Goods

3.1 Cer Motor Store guarantees that the Goods it sells are brand new.

3.2 The goods sold by Race Finder are specialized automotive components and parts with application to cars.

3.3 Goods may be installed in cars only by specialized workshops equipped with appropriate equipment and accessories, employing qualified personnel and meeting other conditions for them assembly.

3.4 The Store only sells the Goods and is not responsible for the assembly of parts and operation such workshops.

3.5 If the Product has the appropriate approvals (approval) in a given country, it may be in used it.

4. Payment terms for the purchased goods and forms of delivery.

4.1. Payment to the courier upon receipt of the goods. This form of payment when purchasing goods for the amount as below

Courier company	Delivery type	Delivery cost
TNT	express / road	Depends on weight of box. For details contact You account manager
UPS	express / road	Depends on weight of box. For details contact You account manager
DPD	road	Depends on weight of box. For details contact You account manager

4.2. Payment in cash and by card at a Cer Motor branch

4.3. Making a prepayment to the bank account provided in the Contact section.

4.4. Making a transfer after receiving the goods and the VAT invoice (only for wholesale customers).

4.5. The ordered goods will be delivered by a courier company or can be picked up in person at the headquarters of Cer Motor and all Cer Motor branches throughout the country.

4.7. The cost of delivery is covered by the customer. The exception is the individual arrangements between Cer Motor and
The customer.

4.8. Orders placed between 8.00 - 14.00 are implemented within 24 hours(Express), economy 2-4 days.

4.9. The delivery date for some products depends on the availability of a given product at the manufacturer.

4.10. Cer Motor reserves the right to change the order completion date in the event of failure ordered goods or other obstacles beyond the control of Cer Motor

4.11. It is possible to process an order placed on the same business day if the customer is on the delivery area by Cer Motor

4.12. The working day is considered to be from 8.00 to 17.00.

5. The right to withdraw from a distance contract.

5.1. Each customer who is a consumer within the meaning of art. 22 * 1 + of the Civil Code and the user of the Cer Motor online store is entitled - pursuant to the provisions of law - to

TYPE OF FORWARDING CONTRACT VALUE AMOUNT OF COSTS

withdraw from the concluded contract for the purchase of goods (services), without giving any reason, within the period described
below.

The declaration of withdrawal should be sent to the following address: Cer Motor 04-232 Warszawa, ul. Rezedowa 19

or to the e-mail address biuro@cermotor.com.pl

5.2. The right to withdraw is granted to the consumer within the deadline of 14 days starting on the day the consumer receives the goods. The deadline is met if before it
after the end of the period, the consumer will send a declaration of withdrawal together with the goods to the address given above.

5.3. The costs of returning the goods are borne by the consumer, provided that the withdrawal has not been triggered

the fact that Cer Motor is temporarily unable to fulfill the performance benefits ordered by the consumer.

6. General warranty conditions

6.1 Cer Motor is liable to the Ordering Party only for hidden physical defects inherent in the delivered Goods, unless the Ordering Party knew about the defect at the time of receipt
The goods.

6.2 Complaints regarding the incompleteness of the delivered Goods or its damage may be considered only if the Ordering Party draws up a report upon receipt of the Goods complaint in the presence of the person delivering the Goods.

6.3 Due to the properties of the Goods in the store, the store is not responsible for damage caused to third parties by the use of these Goods or cars modified with using the Goods.

6.4 Cer Motor does not provide information as to the applicability of the Goods listed in Store for individual car brands.

6.5 The store is not responsible for damage to cars caused by improper use using the Goods ordered in the store.

6.6 In particular, the Store is not responsible for:

- any damage resulting from the use of the ordered Goods
- damages resulting from improper assembly of the ordered Goods, in particular for improper assembly

assembly, assembly is considered to be performed by an entity that does not meet the conditions specified in point 3.3

Of the Regulations

- loss by the Ordering Party of any special rights resulting from the guarantee or warranty granted to him

by the manufacturer or seller of the car in which the ordered Goods were used

- loss by the Ordering Party of special rights resulting from the insurance or other policy a similar contract

- loss of points at sports competitions, prizes, entries and other benefits

- other events not resulting from hidden defects of the Good

6.7 Complaints are submitted in writing to the address of the store. Along with the submission of the complaint, the Ordering Party

is obliged to deliver the advertised Goods to the store.

6.8 If the complaint is accepted, Cer Motor will make a settlement with the Customer in accordance with the contract and

the marked method of settlement on the complaint form sent to Cer Motor

If it is not possible to provide the Ordering Party with the Goods repaired or free of defects, z

for reasons not attributable to Cer Motor, the company will return within 14 days from the date of accepting the complaint on

for the Ordering Party the price of the Goods paid by him.

7. Final provisions.

7.1. Cer Motor reserves the right to withdraw individual products from sale.

7.2. The prices of the products on sale are expressed in Polish zlotys, euros, usd. Each product has the gross price shown, i.e. including the appropriate VAT.

7.3. These Regulations are the only document specifying the method and rules of placing orders.

7.4. Cer Motor is not responsible for errors posted on the website of the Online Store

Race Finder

7.5 Customers can access these Regulations at any time via the link

posted on the home page of www.cermotor.com.pl and download it and print it out.

7.6 Preserving, securing, disclosing and confirming relevant material to the Client

the decision to sell the Goods takes place by sending the Customer to the e-mail address provided and by attaching a confirmation printout and specification to the shipment containing the Goods Orders and VAT invoices.

7.7 In matters not covered by these Regulations, the provisions of the Code shall apply civil law, the provisions of the Act on the provision of electronic services and others relevant provisions of Polish law.

The Race Finder online store available at www.cermotor.com.pl is run by the president

Elżbieta Ruszkowska running a business under the name Cer Motor Sp. z o.o., registered in

Central Register and Information on Economic Activity (CEIDG), kept by the minister

competent for the economy.

GDPR

GDPR - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on free movement such data and repealing Directive 95/46 / EC (General Data Protection Regulation).

1. Cer Motor may process personal data for the purpose of order fulfillment pursuant to Art. 6 sec. 1 lit.

b GDPR. These data are obtained from customers when placing an order.

2. The provision of this data is voluntary, but necessary to complete the order. Without this data, no a contract will be concluded - purchase and sale.

3. The data administrator is Cer Motor Sp. z o.o. with headquarters in Warsaw 04-232, ul. Rezedowa 19.

Contact is possible via biuro@cermotor.com.pl or by phone 22 418 59 00

4. Personal data will be processed for an indefinite period, but not less than 5 years. It is caused rebate policy and the possibility of preparing individual offers matching the client.

5. At any time, the customer has the possibility to access his personal data, rectify it, delete it or restriction of processing, and also has the right to object to processing and the right to data portability.

6. The customer has the right to lodge a complaint with the supervisory body, which is the President of the Data Protection Office

Personal.

7. Cer Motor undertakes to keep the Client's data secret and not to disclose it of these data to unauthorized persons and to properly protect this information against access any unauthorized persons. These data may not be used for purposes other than those indicated in Regulations. In the event that the data is used in a different way than the execution of the order, information

about it will be included in the Regulations.

8. In matters not covered by these regulations, the provisions of the Code shall apply civil and relevant acts of Polish law, as well as European Union law, in particular GDPR