CREDIT APPLICATION

ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror

Exact Business Name (Purchaser)			
Street Address City, State		e and Zip Code	
Mailing Address City, Sta		and Zip Code	
Email Address, Mobile, Other Contact Number		County	
Business Phone Number ()	Fax Phor	ne Number ()	
☐ Proprietorship ☐ Partnership	☐ Corporation ☐ Joint Venture	☐ Non-Profit Org.	☐ Ltd. Liability Company
State License #	Date This	s Business Commenced	
Occupational License #			
Type Of Business			
Business Property is: Leased, From Whom		☐ Owned, By Whom	
PR	INCIPALS, OWNERS, PARTN	ERS, AND / OR OFFICER	S
Name	Title		
Home Address			e ()
Name			,
Home Address		Home Phone	e ()
Name	Title		
Home Address		Home Phone	e ()
List Any Other Current Business Names			
If any of the principals were in business before,	please provide business name, location	on, date, and list the reason for	discontinuing:
	TRADE REFER		
Name	City, State	Account Number	Telephone
			()
			()
			()
			()
	BANK REFEREN	CES	
Name	City, State	Account Number	Telephone
			()
			()
The undersigned certifies the above information to Seller on page 2 and any changes to those terms verquest and receive credit reports from credit bure Purchaser's business and its eligibility for commercial	which may occur in the future all of which a aus and other credit service organizations	are herein incorporated by references regarding the undersigned's pers	ce. The undersigned further authorizes Seller to sonal credit for the purpose of investigating the
		OF LEDIO L	ISE ONLY
		SELLER'S U Credit Manager	
Authorized Signature of Purchaser		Credit ManagerSales RepresentativeSales Representative ID #	
By: (Print or Type)		Rev 03/2015	
Title:			

TERMS AND CONDITIONS OF SALE

All references in this document to "Seller" shall include ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror whether or not specifically identified herein.

All sales made by Seller are subject to the Terms and Conditions of Sale, which shall prevail over any inconsistent terms of Purchaser's purchase order or other documents. No terms and conditions in any way altering or modifying these provisions shall be binding upon Seller unless they are specifically authorized in writing by Seller's authorized representative. No modification or alteration of these provisions shall result by Seller's shipment of goods following receipt of Purchaser's purchase order, or other documents containing provisions, terms, or conditions in addition to, in conflict with, or inconsistent with these provisions. There are no terms, conditions, understandings, or agreements other than those stated herein, and all prior proposals and negotiations are merged herein.

Prices in quotation made by Seller are subject to change without notice, and all quotations expire and become invalid if not accepted within 30 days from the date of issue, unless otherwise noted by Seller in writing. Price extensions when made, are for Purchaser's convenience only, and they, as well as any mathematical, stenographic or clerical errors, are not binding on Seller. Prices shown do not include any sales, excise, or other governmental tax or charge payable by Seller to Federal, State or local authority. Any taxes now or hereafter imposed upon sales of shipments will be added to the purchase price. Purchaser agrees to reimburse Seller for any such tax or to provide Seller with an acceptable tax exemption certificate.

Seller shall not be liable for delay or default in delivery and all quotations and agreements are contingent upon any cause beyond Seller's reasonable control, including, but not limited to, governmental action, strikes, or other labour troubles, fire, damage or destruction of goods, manufacturers' shortages, inability to obtain materials, fuels, or supplies, acts of God, or any other cause whatsoever beyond Seller's control.

Goods not manufactured by Seller are warranted and guaranteed only to the extent and in the manner warranted and guaranteed to Purchaser by the original manufacturer of such goods.

ALL OTHER WARRANTIES ARE EXCLUDED, WHETHER EXPRESSED OR IMPLIED BY OPERATION OF LAW OR OTHERWISE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. SELLER'S LIABILITY HEREUNDER, AND PURCHASER'S EXCLUSIVE REMEDIES HEREUNDER, EITHER IN CONTRACT OR IN TORT OR PURSUANTTO STATUTE, FOR BREACH OF WARRANTY OR FOR NEGLIGENCE, ARE EXPRESSLY LIMITED TO THE GIVING OF CREDIT OR REPLACEMENT. PURCHASER MUST GIVE SELLER WRITTEN NOTICE IDENTIFYING THE DEFECTIVE GOODS AND SPECIFYING THE DEFECT WITHIN TEN (10) DAYS AFTER RECEIPT OF THE GOODS. SELLER MUST ALSO BE GIVEN THE OPPORTUNITY TO INSPECT THE ALLEGEDLY DEFECTIVE GOODS, AND IF REQUESTED BY SELLER, THE ALLEGEDLY DEFECTIVE GOODS MUST BE RETURNED TO SELLER. FAILURE TO GIVE REQUIRED NOTICE WITHIN THE TIME PROVIDED, OR FAILURE TO RETURN ALLEGEDLY DEFECTIVE GOODS TO SELLER FOLLOWING SELLER'S REQUEST CONSTITUTES A WAIVER OF ALL CLAIMS AGAINST SELLER. SELLER'S RESPONSIBILITY TO GIVE CREDIT OR REPLACEMENT IS LIMITED TO THE EXTENT THAT SELLER IS ABLE TO OBTAIN EQUIVALENT CREDIT OR REPLACEMENT FROM THE ORIGINAL MANUFACTURER OF SUCH GOODS. PURCHASER AND SELLER AGREE THAT SELLER SHALL NOT BE LIABLE DIRECTLY FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR INDIRECT DAMAGES IN ANY WAY ARISING FROM THE SALE, HANDLING, INSTALLATION, OR USE OF THE GOODS SOLD OR FROM ANY OTHER BREACH OF THIS DOCUMENT, ANY PURCHASE ORDER OR ANY OTHER AGREEMENT BETWEEN PURCHASER AND SELLER.

No credit for goods returned by Purchaser shall be given without Seller's written authorization. All returns are subject to a restocking charge. No claim for shortage of goods or damage to goods shall be allowed unless Purchaser, within ten (10) days after receipt of shipment, gives Seller written notice of the claim for shortage or damage and in such written notice fully describes the shortage and/or damage alleged. Seller's responsibility ceases upon issuance of Bill of Lading. Seller shall not be liable to Purchaser for goods that are damaged or lost while in the possession of a common carrier, and it will be Purchaser's responsibility to recover any and all damage directly from the common carrier.

Any change in quantities or destination may result in a price adjustment by Seller.

Seller assumes no responsibility whatsoever for Seller's interpretation of plans or specifications provided by Purchaser and Purchaser's acceptance must be premised on final approval by architects, engineers, or other third parties, and not on Seller's interpretation.

Purchaser agrees to hold ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror and its agents harmless for any inadvertent key duplications or loss of key control due to the use of common keying / key to pass / cross keying / maison keying or keys / key bitting supplied by the customer / end user. Furthermore Purchaser agrees to hold ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror and its agents harmless for any loss or damages that may occur due to the use of common keying / key to pass / cross keying / maison keying or the use of customer / end user keys or key bitting.

Unless otherwise stated, payment terms are due on receipt. Payment is due in the form of cash, check, or money order. Seller may apply Purchaser's payment against any open charges within Seller's sole discretion. Purchaser agrees to pay Seller on past due accounts a monthly interest charge equal to the maximum interest charge permitted to be charged by the law governing the account between Purchaser and Seller. The interest rate stated herein shall continue to accrue after Seller obtains a judgment against Purchaser.

Purchaser agrees to pay Seller all costs and expenses of collection, suit, or other legal action, including all actual attorney's and paralegal fees, incurred pre-suit, through trial, on appeal, or in any administrative proceedings brought as a result of the commercial relationship between them. Seller may assign any cause of action that Seller may have against Purchaser to ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror or any affiliate thereof without the consent of Purchaser.

Purchaser waives any and all privileges and rights that Purchaser may have relating to venue. Purchaser and Seller agree that any legal action brought by either as a result of the account or business relationship between Purchaser and Seller shall be brought in the venue of the state where the sales from Seller to Purchaser occurred, where Purchaser is located, or at Seller's election, Wake County North Carolina.

If Purchaser fails to comply with these Terms and Conditions of Sale, or Purchaser's credit becomes unsatisfactory in Seller's sole discretion, Seller reserves the right to terminate or restrict any order upon notice to Purchaser. Purchaser certifies that it is solvent and that it will immediately advise Seller if it becomes insolvent. Purchaser agrees to send ZZZR Inc. dba Vintage Shutters & Hardware, Raleigh Custom Glass & Mirror written notice of any changes in the form of ownership of Purchaser's business within five days of such changes.

PURCHASER AND SELLER AGREE AND INTEND THAT THERE ARE NO THIRD PARTY BENEFICIARIES TO THIS DOCUMENT AND THAT PURCHASER AND SELLER ARE THE SOLE INTENDED BENEFICIARIES OF THIS DOCUMENT.

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