

INTERNATIONAL CREDIT APPLICATION

NAME:				_
STREET ADDRESS:				_
BILLING ADDRESS:				CORPORATIO
PHONE:		FAX:		INDV. OWNE
E-MAIL:				_
ACCOUNTS PAYABLES CONTACT:				_
CERTIFICATE OF COMPETENCY No				
EPA CERTIFICATE: ATTACH COPY				
COUNTRY OF INCORPORATION:				-
DATE OF INCORPORATION:	EMPLOYER	R ID#		_
CORPORATE CHARTER #				_
YEARS & KIND OF BUSINESS:				-
PRINCIPALS/ OFFICERS:				
NAME	TITLE	FULL HOME ADDRESS	НОМ	E PHONE
DO YOU USE PURCHASE ORDERS?)			
WILL YOU PAY SALES TAX? FACILITIES:	(IF NO, PLEASE ATTAC	H CERTIFICATE OF RESALE)	
TYPE OF BUILDING:	YEARS CONSTRUCTED:	WAREHOUSE?	_ IF YES, TOTAL SQ FT	:
LOCATION	HIGHLY VISIBLE?	SALES DISPLAY AREA?		
NUMBER OF TRUCKS				
ANY OTHER PLACE(S) OF BUSINES	S?			
GENERAL COMMENTS OF PHYSIC	AL PLANT & EQUIPMENT:			
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PERSONAL GUARANTY
FOR AND IN CONSIDERATION, of Refricenter, Inc. including any successors in interest, affiliated companies, subsidiaries, and/or Assigns (Hereinafter"CREDITOR"), extending at your request, an Open Account Credit Agreement to
(Hereinafter "Buyer"), the following named person or (Print name of Buyer) persons (hereinafter "GUARANTOR"):
I/We Guaranty to CREDITOR the payment of all monies now or hereinafter-due CREDITOR from BUYER under the following terms and conditions:
1. GUARANTORS personally, jointly, and severally guarantee to CREDITOR the prompt, punctual, and full payment as directed by CREDITOR either verbally and/or in writing.
2. If BUYER fails to pay CREDITOR any sum invoiced by CREDITOR, GUARANTORS agree to bind themselves to pay CREDITOR on demand any sum, which may become due to CREDITOR by the BUYER. The obligations of GUARANTORS shall, at the election of CREDITOR, be primary and not necessarily secondary to the obligations of BUYER, and CREDITOR shall not be required to exhaust its remedies against BUYER prior to enforcing its rights under this Personal Guaranty against the GUARANTORS. It is understood that this Personal Guaranty shall be a continuing and irrevocable guaranty for such indebtedness of the BUYER to CREDITOR.
3. GUARANTORS waive notice of default, non-payment, and notice thereof, and consent to any modification or renewal of the Open Account Credit Agreement ("AGREEMENT") between CREDITOR and BUYER and guaranteed by this Personal Guaranty. GUARANTORS further waive all surety ship defenses or defenses in the nature thereof, generally. GUARANTORS shall not assign or delegate its rights and obligations herein without the prior written approval of CREDITOR. CREDITOR may assign, transfer or delegate its rights under this Personal Guaranty, to any party, at any time, without notice to GUARANTOR or BUYER.
4. In the event that it becomes necessary to place any account guaranteed by this Personal Guaranty with an attorney and/or third parties for the collection of any unpaid balances, GUARANTOR agrees to pay all costs of collections, including pre-judgement reasonable attorney fees, collections costs, interest, post judgment attorney fees, interest, collection costs and all costs and fees related to any appellate proceedings, if applicable.
5. GUARANTORS agree that this Personal Guaranty shall be deemed to have been made in the United States in the State of Florida and shall be construed and enforced in accordance with, and the laws of the State of Florida hereof shall govern the validity and performance, without reference to principles of conflicts of law thereof. To the fullest extent permitted by law, GUARANTORS consent to submit to the jurisdiction of the courts of or for the State of Florida in connection with any action or proceeding arising from or related to this Personal Guaranty. The venue for all suits, counterclaims, causes of actions and/or legal proceedings arising from or related to this Personal Guaranty shall be instituted and maintained, at CREDITOR'S discretion, in any court of competent jurisdiction in Broward, Miami-Dade, Palm Beach, or Martin Counties, in the State of Florida.
6. This Personal Guaranty shall be binding upon and inure to the benefit of the parties, their successors, assigns and personal representatives.
7. CREDITOR AND THE GUARANTORS KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVE ANY RIGHT TO A TRAIL BY JURY IN ANY SUIT, ACTION, PROCEEDING, OR COUNTERCLAIM CONCERNING ANY RIGHTS UNDER THIS PERSONAL GUARANTY, ANY RELATED DOCUMENT OR UNDER ANY OTHER DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION WITH, OR ARISING FROM ANY RELATIONSHIP EXISTING IN CONNECTION WITH THIS PERSONAL GUARANTY AND AGREE THAT ANY SUCH SUIT, ACTION, PROCEEDING, OR COUNTERCLAIM SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY. THIS PROVISION IS A MATERIAL INDUCEMENT FOR CREDITOR TO ENTER INTO THIS PERSONAL GUARANTY.
8. THE UNDERSIGNED GUARANTORS, RECOGNIZING THAT HIS AND/OR HER INDIVIDUAL CREDIT HISTORY MAY BE A NECESSARY FACTOR IN THE EVALUATION OF THIS GUARANTEE, HEREBY CONSENTS TO AND AUTHORIZES THE USE OF A CONSUMER CREDIT REPORT OR CONSUMER CREDIT REPORTS ON THE UNDERSIGNED, BY CREDITOR, AND FROM TIME TO TIME AS MAY BE NEEDED, IN THE CREDIT EVALUATION PROCESS.
9. GUARANTOR acknowledges receipt of the following notice:
Notice: The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, age, sex, or marita status, the fact that all or part of the applicant's income is derived from a public assistance program, or the fact that the applicant has in good faith exercised any right under the Consumer Protection Act. The Federal Agency that administers compliance with this law concerning this creditor is the Federal Trade Commission, Pennsylvania and 6th Street, N.W., Washington DC 20580

Print Name

Print Name

Signed(GUARANTOR/ INDIVIDUALLY)	Signed(GUARANTOR/ INDIVIDUALLY)
Social Security: (LS.) D.L.#	Social Security: (LS.) D.L.#
Print Name	Print Name
Signed(GUARANTOR/ INDIVIDUALLY)	Signed(GUARANTOR/ INDIVIDUALLY)
Social Security: (LS.) D.L.#	Social Security: (LS.) D.L.#
STATE OF FLORIDA, COUNTY OF	day of ,20
My Commission Expires:	

NAME	ACCOUNT #	PHONE	FAX	EMAIL
NK REFERENCES (INCLUDE	PHONE NUMBERS AND OFFICE		, 	
ONTHLY CREDIT REQUIRED				
Under \$50,000	\$350,000 - \$1,000,000 \$1,000,000- \$3,000,000	Over \$3,00	0,000	
AT PERCENTAGE OF TOTAL B	USINESS VOLUME IS EQUIPMEN	T PURCHASES	%	
AT DO YOU ANTICIPATE YOUR	MONTHLY PURCHASES OF EQUI	PMENT TO BE - \$		
ALYSIS OF BUSINESS:	%	OF TOTAL BUSINESS		
RESIDENTIAL AIR CONDITIONING				
		100%		
THE AIR CONDITIONING BUSIN	NESS WHAT PERCENAGE IS: NEW	CONSTRUCTION:	REPLACE	MENT:
IT ARE TOU INTERESTED IN BE	COMING A DEALER OF ONE OF TH	IE BRANDS I HAT WE DIS	TRIBUTE!	
HICH OF THE BRANDS THAT	WE DISTRIBUTE ARE YOU INTE	ERESTED IN?		
ATTACH RECENT CEI	RTIFIED FINANCIAL STA	ATEMENT		
CREDIT RELEASE				
	ENTED to lower thanks. The makes			
	sons pertaining to our credit a			tatements and other information
e undersigned hereby agrees to e if not paid by the 25th of rthermore, should it become rests of such collection, suit or e undersigned agrees that all icers or form that the business	that the terms of sale are Net 2 the month, and 1.5% will be chacessary to retain an attorney fother legal action, including a real information furnished is true and soperates shall be made know	nd financial responsibiling financial responsibiling the second of the unpaid before collection, suit or other isonable attorney's fee and correct. The undersign	eipt of each month alance but not to er legal action, the t both the Trial an ned further agrees t	lly statement. Balance becomes pa exceed the legal rate by law. undersigned agrees to pay all d Appellate levels.
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