



KASHEE & SONS, INC.
Your Source For Decorative & Fine Oriental Rugs

600, Meadowlands Parkway Ste# 21-N
Secaucus, NJ 07094
Ph: 201-867-6900 Fax: 201-867-6980

Dealer Application

Business Name - DBA :			
Corporation	Sole Proprietor	Partnership	Tax ID #
Address:			
Telephone No #		Fax #	
Type of Business :			

References:

Business References :			
1.Company Name :			
Contact Person :			
Telephone #		Fax #	
Years doing business			
Payment History:	Prompt	Satisfactory	Unsatisfactory
Remarks:			
2.Company Name :			
Contact Person :			
Telephone #		Fax #	
Years doing business			
Payment History:	Prompt	Satisfactory	Unsatisfactory
Remarks:			

Personal Reference [No Relations]	
Name :	Tel #
Relationship with subject:	No. of years
Remarks:	

Accounting & Legal Information

Accountant's Name:	Tel #	Fax #
Address:		
Remarks:		
Attorney's Name :	Tel #	Fax #
Address:		
Remarks:		

Bank Information

Bank Name :	Account #
Address:	
Contact Person:	Tel #
Remarks:	

OWNER/PARTNERS

1.Name:	DOB:	SS#
Residential Address:		
Tel #		
Photo ID:	Driver's License	Passport
	Alien Card	State ID
2.Name:	DOB:	SS#
Residential Address:		
Tel #		
Photo ID:	Driver's License	Passport
	Alien Card	State ID
3.Name:	DOB:	SS#
Residential Address:		
Tel #		
Photo ID:	Driver's License	Passport
	Alien Card	State ID

- **Do any of the above people have any criminal record? If yes, pls. elaborate**
 Han Alguno de los arriba mencionados tenido algún record criminal? NO_____ SI_____, favor explicar

- **Incorporation Documents / Documentos de la Compañía**
 - **Business /Incorporation Certificate** (name and type of business, date of incorporation)
 - **Tax ID Certificate / Certificado de Tax ID**
 - **D/B/A registration certificate if any / Si trabaja bajo el nombre de otra compañía, copia de registraci3n**
- **Identifications/ Identificaciones**
 - **Owners / Dueños**

AGREEMENT

The within rugs are forwarded to the consignee and accepted by the Consignee to be held and exhibited by the Consignee as the property of the Consignor, Kashee & Sons, Inc. ("K&S"). K&S shall at all times retain title to all rugs delivered to consignee under this agreement. Upon the sale of the rugs in the ordinary course of business, title to the proceeds shall vest in K&S. The Consignee and K&S further agree as follow:

1) Proceeds Upon Sale:

Any sale made by the consignee of these rugs are made for the account of K&S and all sums received by the Consignee upon any such sale are to be received and held in a separate trust account for K&S. The Consignee is to pay K&S immediately upon the receipt thereof, from the amount collected, the amount at which said rugs are invoiced to the consignee. The acceptance by the K&S of a check, note, trade acceptance or other commercial paper is not to be deemed payment until the said check, note, trade acceptance or other commercial paper shall have been paid according to the terms therein. A payment by consignee to K&S of less than the invoice price shall not be considered a part payment, but shall be considered as merely a deposit for the particular rugs hereby invoiced.

2) Sales and Selling Price:

All sales of rugs by the Consignee shall be for cash. The suggested retail selling prices of rugs shall be furnished by K&S, which prices shall be competitive with prices prevailing in the locality of the Consignee. Insofar as K&S is concerned, if the Consignee should make a sale on credit, payment for the rugs sold shall be due at the time of the sale regardless of the credit terms of the Consignee.

3) Guarantee of Payment:

The Consignee hereby guarantee (and if Consignee is a corporation, partnership, limited liability company of joint venture, then the officers of the corporation; each partner of the partnership, each member of the limited liability company; and each joint venturer of consignee jointly and severally guarantees) the payment to K&S of the invoice price of all rugs delivered, which may be sold by said Consignee. The Consignee and its principals in connection with this guarantee waive notice of default. If an attorney and/or a collector are employed to collect any portion of this account, Consignee shall be assessed a fee of thirty (30%) percent of the outstanding balance, plus any court costs of K&S. In the event of legal action against Consignee or its principals, the exclusive jurisdiction shall be New Jersey, and Consignee and its principal's consent to exclusive jurisdiction in the New Jersey state courts.

4) Risk and Insurance:

In consideration for permission by K&S to exhibit the rugs hereby consigned, the Consignee agrees to assume all risk from fire, loss, theft, vandalism, floods, tornadoes, cyclones, and all other risks of every nature and description whatsoever, including damage or destruction through any cause whatever. The Consignee agrees to insure the rugs against all of the above risks and agrees to pay all expenses of insurance, cartage and expressage.

5) Control of K&S Rugs:

K&S's rugs shall, at all times, be subject to the direction and control of K&S. The Consignee shall promptly return all unsold rugs upon the earlier of demand of K&S or upon the date for return salable, provided it is in the original packing materials and in the same condition as at the time of delivery.

6) Additional Restrictions:

Consignee must not soil rugs consigned by K&S or use these rugs on the floor. The original tags, number and other marks of K&S shall not be removed or disturbed. Neither the rugs consigned by K&S nor the proceeds of any sale thereon shall be mingled with the consignee's other property.

7) Price Changes:

The Consignee agrees that the prices of the within described merchandise are subject to change at any time by written notice from K&S. Rugs from this memorandum are not subject to any discount or dating.

8) Additional Shipments and Delivery:

Any rugs hereafter shipped or delivered to the Consignee by K&S is merchandise covered by this agreement. The terms hereof shall be applicable to such future shipments or deliveries to the same extent and force as if the merchandise so shipped or delivered were listed herein.

9) Risk of Loss Damage or Delay:

All rugs are shipped at the risk of the Consignee. K&S is not responsible for loss, damage or delay in transportation. All freight charges shall be paid by the Consignee.

10) Claims:

All claims by Consignee must be made in writing within (10) days from the day of invoice.

11) Rug Sizes:

All sizes of rugs are approximate and based upon pre-washed sizes.

Print Name: