

S H CORPORATE NAME I DBA - TRADE NAME ADDRESS T O CITY, STATE, ZIP	B I L L COUNTY	NAME ADDRESS CITY, STATE, ZIP PHONE NO. (AREA CODE)	
TYPE OF BUSINESS OFFI	CERS' / PARTNERS' NAMES & RESIDENCE ADD	RESSES	SOCIAL SECURITY #
CORPORATION			
PROPRIETORSHIP			
PARTNERSHIP			
LENGTH OF TIME IN THIS BUSINESS			
NAME OTHER BUSINESSES OWNED			
HAVE YOU PURCHASED FROM EXCEL LINE	N SUPPLY PREVIOUSLY? Y N IF Y	ES, UNDER WHAT NAME?	
IS PROPERTY OWNED OR LEASED			
NAME AND CONTACT INFORMATION FOR PERS	ON RESPONSIBLE/AUTHORIZED FOR PAYMENT	****	
BANKING REFERENCE			
BANK NAME	/	CCOUNT #	
ADDRESS	CITY, STATE,	ZIP	
TELEPHONE #	BANK OFFICER TO CONTACT	TYPE OF ACCOUNT	NT
TRADE REFERENCES		· · · ·	·
NAME	NAM		
ADDRESS	ADDI	ADDRESS	
CITY / STATE / ZIP	CITY	/ STATE / ZIP	
PHONE # ()	PHO	PHONE # ()	
TERMS OF SALE		S OF SALE	· · · · · · · · · · · · · · · · · · ·
NAME	NAM ⁱ		
ADDRESS	ADD!	ESS	
CITY / STATE / ZIP	CITY	/ STATE / ZIP	
PHONE # ()	PHO	IE # ()	
TERMS OF SALE	TERN	S OF SALE	

WE HEREBY MAKE APPLICATION FOR CREDIT TO EXCEL LINEN SUPPLY. IF CREDIT IS GRANTED, WE AGREE TO PAY ALL BILLS WITHIN THE STATED TERMS OF SALE. WE AGREE TO PAY A SERVICE CHARGE OF \$25.00 FOR ANY CHECKS RETURNED FROM OUR BANK UNPAID FOR ANY REASON. ADDITIONALLY, WE UNDERSTAND THAT A SERVICE CHARGE MAY BE ASSESSED ON ANY UNPAID BALANCE IN AN AMOUNT UP TO THE MAXIMUM RATE ALLOWED BY LAW. SHOULD LEGAL ACTION BE TAKEN TO SECURE PAYMENT FOR MERCHANDISE RECEIVED, WE WILL BE LIABLE FOR ALL EXPENSES, INCLUDING REASONABLE ATTORNEY'S FEES, INCURRED BY EXCEL LINEN SUPPLY. WE AGREE NOT TO TRANSFER OR ASSIGN THIS AGREEMENT WITHOUT THE PRIOR WRITTEN CONSENT OF EXCEL LINEN SUPPLY. WE AGREE TO GIVE WRITTEN NOTICE TO EXCEL LINEN SUPPLY PRIOR TO THE SALE OR TRANSFER OF ALL OR SUBSTANTIALLY ALL OF THE STOCKS OR ASSETS OF OUR BUSINESS. IF WE FAIL TO DO SO, THEN WE SHALL REMAIN FULLY LIABLE FOR ANY UNPAID MERCHANDISE RECEIVED BY THE BUYER OR TRANSFEREE OF THE BUSINESS.

THIS INFORMATION IS GIVEN IN CONFIDENCE FOR THE SOLE PURPOSE OF ESTABLISHING CREDIT WITH EXCEL LINEN SUPPLY. AUTHORIZATION IS HEREBY GIVEN TO MAKE INQUIRY OF ALL TRADE AND FINANCIAL SOURCES WHICH ARE DEEMED TO BE NECESSARY BY EXCEL LINEN SUPPLY TO PROPERLY EVALUATE THIS APPLICATION.

EXCEL

INFN SHDDIY

General		$\frac{\partial f_{i}}{\partial t} = \frac{\partial f_{i}}{\partial t} + \frac{\partial f_{i}}$			
Parent Co. / National account affiliation:					en e
Corporate Owned:	Franchise: _	· · ·	· · · · ·	· · · · · · · · · · · · · · · · · · ·	
Central Payment Office:	1910-1911-1941-1947-1941-1941-1941-1941-1941				
A	ddress:				
Ċ	ity, State, Zip:				
P	hone:	1941-1941-1941-1941-1941-1941-1941-1941			
Banking					
If payments are to be made to Excel Line	en Supply from a Banl	k Account other than the o	ne shown as BA	NKING REFEREN	NCE, enter:
Bank Name:		City:			
Account #:					
Sales Tax					
Attached you will find a Sales Tax Exem	ption Certificate that s	hould be completed and si	gned to assure	proper sales tax c	harges.

PERSONAL GUARANTY

This Guaranty shall be enforceable by Excel without prior resort to any demands, possessory remedies or proceedings for collection of any nature against the Debtor or any other person or entity, or any property of the Debtor or any other person or entity. The liability of the undersigned shall not be affected by any extension, compromise, modification, release, substitution or addition of any other guarantor of the indebtedness. Notice of the acceptance of this Guaranty, notices of demand, production or delivery of material, protest, nonpayment, nonperformance and notice of the amount of the indebtedness outstanding at any time are expressly waived. Nothing in the Guaranty shall in any way diminish or alter the indebtedness, or affect the rights of Excel against Debtor.

The undersigned also agrees that if any case is filed under the bankruptcy code by or against debtor, the undersigned waives any claim he/she may have against debtor as a result of any claim against the undersigned by Excel under this Guaranty.

Excel shall be entitled to recover from the undersigned all costs incurred in connection with the enforcement of this Guaranty, including but not limited to reasonable attorneys' fees.

Whenever possible, each provision of the Guaranty shall be interpreted in such a manner as to be effective and valid under applicable law. If any provision hereof shall be prohibited by or be invalid under such law, such provision shall be ineffective to the extent of such prohibition of invalidity, without invalidating the remainder of such provision or the remaining provisions hereof.

In the event this Guaranty is signed by more than one person or entity, each of the undersigned shall be jointly and severally liable under this Guaranty.

Dated this	day of	, 20
Signature of Guarantor(s):		
Signature of Co-owner, where applicable*		
Witness:	:	stantina (m. 1997) 1997 - Andrew Martin, and Andrew Martine (m. 1997) 1990 - Andrew Martine, and Andrew Martine (m. 1997)
*Co-owner is the primary co-owner of Guarantor's p	personal assets, if any.	