



NICE DIAMONDS
a subsidiary of Forever Collections, Inc.

Friday, August 19, 2016

Legal Business Name: _____ Federal Identification # : _____

Business Type: Individual Corporation Sole Proprietorship Partnership Ltd./LLP / LLC Other _____

Category: Retail Wholesale Manufacturer Dept. Store Individual / Designer Other _____

Affiliation/Member: Leading RJO IJO SJO JBT Other _____

President / Owner:
[Mr. / Mrs. / Ms.] _____

Authorized Buyers: _____

Is this company AML (anti-money laundering) compliant pursuant to the USA Patriot Act? Yes ____ No ____

Address: _____ City: _____ State: _____ Zip: _____

Phone: () - _____ Fax: () - _____ E-Mail: _____

Cellular: () - _____ JBT ID: _____

Federal Tax ID: _____ Resale Number: _____

City: _____ State: _____ Country: _____ Year Established: _____

BANK INFORMATION

Bank Name: _____ Account Manager: _____

Account No.: _____

Address: _____ City: _____ State: _____ Zip: _____

Phone: () - _____ Fax: () - _____

Bank Name: _____ Account Manager: _____

Account No.: _____

Address: _____ City: _____ State: _____ Zip: _____

Phone: () - _____ Fax: () - _____



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TRADE REFERENCES

Company Name: _____ Account Manager: _____
 Account No.: _____
 Address: _____ City: _____ State: _____ Zip: _____
 Phone: () - _____ Fax: () - _____

Company Name: _____ Account Manager: _____
 Account No.: _____
 Address: _____ City: _____ State: _____ Zip: _____
 Phone: () - _____ Fax: () - _____

Company Name: _____ Account Manager: _____
 Account No.: _____
 Address: _____ City: _____ State: _____ Zip: _____
 Phone: () - _____ Fax: () - _____

Company Name: _____ Account Manager: _____
 Account No.: _____
 Address: _____ City: _____ State: _____ Zip: _____
 Phone: () - _____ Fax: () - _____





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DIAMOND AND JEWELRY INVOICE AND MEMORANDUM AGREEMENT

The merchandise described on the reverse side is delivered to the undersigned and consignee (hereinafter referred to collectively as "you") on memorandum, at your risk from all hazards, regardless of the cause of the loss or damage, only for examination and inspection by prospective purchaser, upon the express condition that all such merchandise shall remain the property of **Forever Collections, Inc.** and shall be returned on demand, in full, in its original form. Until the merchandise is returned and actually received by **Forever Collections, Inc.**, you shall remain responsible (both personally and in your representative capacity) for the merchandise, and, in the event of damage or loss, whether caused by you or by another, whether or not under your control, you will indemnify **Forever Collections, Inc.** immediately by payment of the stated value which represents the extent of actual loss (and if not intended to constitute a price for the sale of the merchandise), plus legal fees of twenty-five percent (25%) of the memorandum value, plus costs, disbursements, finance charges and interest (at the maximum legal rate), if **Forever Collections, Inc.** is forced to turn this matter over to an attorney for enforcement of **Forever Collections, Inc.**'s rights.

It is the intention of the parties that the undersigned to whom the merchandise is delivered, assumes personal liability for the merchandise irrespective of his representative capacity vis-a-vis the consignee. You acquire no right nor authority to sell, pledge, hypothecate or otherwise dispose of the merchandise or any part thereof, by memorandum or otherwise, it being expressly understood that regardless of other transactions or prior trade customs, no credit is extended with respect to the merchandise. A sale of all or any portion of the merchandise shall occur only if and when **Forever Collections, Inc.** agrees and you shall have received from **Forever Collections, Inc.** a separate invoice. A subsequent sale of any specific part of the merchandise shall not affect the terms hereof with respect to the balance hereof. **RECEIPT OF THE MERCHANDISE CONSTITUTES YOUR AGREEMENT TO THE FOREGOING TERMS WHICH REPRESENT THE ENTIRE CONTRACT** with respect to the merchandise herein described and which cannot be varied by oral statements, dealing with respect to other merchandise or any contrary custom of the trade. Permission is granted to **Forever Collections, Inc.** to file a financing statement under the U.C.C. This memorandum shall be governed and construed in accordance with the laws of the **State of California**, and it shall be considered for all purposes a security agreement. Parties consent to jurisdiction of California court and waive any and all jurisdictional defenses. **Forever Collections, Inc.** guarantees that the diamond(s) on the reverse of this page were acquired in accordance with DTC best business practice principles and were not acquired in breach of U.N. resolutions 1173, 1176 and 1306. Amounts shown are in U.S. Dollars. **IT IS AGREED ALL MERCHANDISE DESCRIBED ON THIS MEMORANDUM SHALL REMAIN IN FOREVER COLLECTIONS, INC'S VAULT UNDER AND FOR SAFE CUSTODY UNTIL FULL AND FINAL PAYMENT HAS BEEN SATISFIED SHOULD ANY DISPUTE ARISE, AND IT SHALL BE PART OF THE TERMS AND AGREEMENT OF THIS MEMORANDUM AND ANY INVOICE ISSUED FROM FOREVER COLLECTIONS, INC IN CONJUNCTION WITH THIS MEMORANDUM.**

DIAMOND AND/OR JEWELRY CONFIGURATION

The described merchandise may not be altered, un-mounted or converted in any way by the consignee/signatory or by/through any third party without the express written consent of **FOREVER COLLECTIONS, INC.** **ALL RETURNED DIAMONDS MUST BE IN THEIR ORIGINAL STATE, FORM, CONFIGURATION AND CONDITION.**

By signing this memorandum you fully authorize **Forever Collections, Inc.** to revise your business and/or personal credit history with a **credit reporting agency**, and in the event of breaking the agreement stated within this memorandum and/or invoice we are authorized to file a report against you to a **credit agency**.

Description of collateral: "ALL OF DEBTOR'S PERSONAL PROPERTY WHEREVER LOCATED, AND NOW OWNED OR HEREAFTER CREATED OR ACQUIRED, INCLUDING ACCOUNTS, CHATTEL PAPER INVENTORY, EQUIPMENT, INSTRUMENTS, INVESTMENT PROPERTY, DOCUMENTS, DEPOSIT ACCOUNTS, LETTER OF CREDIT RIGHTS, GENERAL INTANGIBLES (INCLUDING PAYMENT INTANGIBLES), SUPPORTING OBLIGATION, AND ALL ADDITIONS, REPLACEMENTS AND SUBSTITUTIONS THERETO AND THERFOR, AND, TO THE EXTENT NOT LISTED ABOVE AS ORIGINAL COLLATERAL, ALL CASH AND NON-CASH PROCEEDS AND PRODUCTS OF THE FOREGOING".

Special conditions: Negotiated prices which may differ on the invoice connected to this memorandum and from this memorandum shall remain valid only if paid as agreed on invoiced terms and payment agreement, otherwise **Forever Collections, Inc.**, has your authority to revise and re issue the unpaid invoice to the pre negotiated memorandum price and further demand immediate payment in full and further has your authority to invoice finance charges as described on the agreed invoice the amount past due as well as finance charges are due and payable and will accumulate until the actual invoice is paid in full.

I, _____ President / Owner of the company, confirm that the above details are true and correct and will conform to the Diamond and Jewelry Invoice and Memorandum agreement. I have provided or will provide all required documentation when requested. Confirm that where applicable, I have disclosed all relevant information. We'll provide any changes to the aforesaid information.

Signature: _____ Title: _____

Print Name: _____ Date: _____