



The following information is required for our records

Company: _____

Shipping Address:

Billing Address:

Telephone: _____

Fax: _____

Website _____

E-Mail Address: _____

FEIN: _____

Point of Contact, name, e-mail and telephone for:

(A.) Billing: _____

(B.) Primary Decision Maker: _____

(C.) Store Manager: _____

All companies must provide a Re-Sale certificate or Federal Tax ID Number to be tax exempt. Please fax a copy to 813-764-8855 or email to Info@dockslocks.com



DocksLocks® Dealer Agreement

Dealer agrees not to sell in bulk to Business to business accounts, wholesalers, or drop shippers. Dealer agrees to sell only to their end consumers. Dealer also agrees to maintain accurate and up-to-date company information and disclose all retail locations that carry DocksLocks® products. Dealer also agrees to keep sufficient quantity of Dockslocks® and understands that there is a ten(10) System minimum order. Qualifying retail locations can only be one of the following:

- Your physical brick & mortar store(s)
- Your e-commerce website(s)
- Temporary storefronts (events, tradeshow, pop up stores, etc.).

Dealer agrees not to sell on 3rd party sites (e.g. Amazon, EBay, Alibaba, etc.), drop-ship accounts (e.g. Buy.com, Newegg.com, Overstock.com, etc.), and/or classified sites (e.g. Craigslist.com, Facebook Marketplace, etc.)

Minimum Advertised Price Policy(Map):

DOCKSLOCKS® believes that the RETAILER must earn sufficient profits to provide professional services consistently to its customers. In addressing the need for these services and to guarantee sufficient retail profit margins are provided, DOCKSLOCKS® has established the following advertising policy (the "Policy") with respect to RETAILERS that advertise through one or more internet web sites or other means of advertising via electronic commerce.

For purposes of this policy, DOCKSLOCKS® products include all products sold under any trademark or trade name owned or licensed by DOCKSLOCKS® or its affiliates. DOCKSLOCKS® asks that retailers abide by the following policies in order to maintain a healthy business relationship and avoid termination of dealer agreement.

- Retailer agrees to not advertise prices through one or more internet web site or other means of advertising via electronic commerce that are below the applicable Minimum advertised Price published by DOCKSLOCKS®;
- RETAILER agrees not to offer any DOCKSLOCKS® product on Amazon, EBay or any other 3rd party e-commerce website;
- RETAILER agrees to not advertise any DOCKSLOCKS® products that it does not carry in inventory;
- RETAILER agrees to maintain a secure and confidential website to fulfill orders in a timely manner in accordance with applicable law;
- RETAILER agrees to not enable other third party retailers to sell DOCKSLOCKS® products through RETAILER'S website;
- RETAILER agrees to not use any branding imagery other than the current imagery, logos, etc. other than being made available by DOCKSLOCKS® for online use;
- RETAILER agrees to update or change any branding imagery, visuals, video content, wording or other marketing material for DOCKSLOCKS® products as instructed by DOCKSLOCKS® or as necessary to reflect product changes and new products;

- Retailer agrees not to utilize product imagery from DOCKSLOCKS's® website, catalogs or other media without DOCKSLOCKS's express written or verbal consent

Although each RETAILER remains free to establish its own prices, DOCKSLOCKS® may, without notice, immediately cancel further shipments to any RETAILER whose advertising is not consistent with this Policy.

This policy covers all forms of advertising via the internet or other electronic media, including disguised discounts on DOCKSLOCKS® products such as: "call for price" or "prices can't be published"

This Policy has been unilaterally adopted by DOCKSLOCKS® and it will be enforced strictly and uniformly. DOCKSLOCKS® will make all determinations concerning violations of this Policy unilaterally and at its sole discretion. DOCKSLOCKS® will not discuss any conditions of acceptance related to this policy, as it is non-negotiable and will not be altered for any dealer or distributor. In addition, DOCKSLOCKS® neither solicits, nor will it accept, any assurance of compliance with this policy. Nothing in the policy shall constitute an agreement between DOCKSLOCKS® and any dealer or distributor on any subject including that the dealer or distributor will comply with this policy, or will sell any product at or above any particular price. DOCKSLOCKS® may modify this Policy at any time.

List all business Web URL's advertising DOCKSLOCKS® products or DOCKSLOCKS® brand affiliates:

1. _____
2. _____
3. _____
4. _____

The undersigned Retailer acknowledges receipt of this Policy.

Company Name: _____

Signature: _____

Title: _____

Please sign and return By Fax to **813-764-8844** or email to **Info@Dockslocks.com**

Pro Horizons Inc dba DocksLocks

2610 Airport Rd.

Plant City, Florida 33563 USA

Tel: 813-764-8844 Fax: 813-764-8855

E-Mail: info@dockslocks.com

Web Site: www.dockslocks.com

Credit Card Authorization Form

Credit card type:

Visa: ____ **Master Card:** ____ **American Express:** ____

Account #: _____

Expiration Date: _____ **Security Code:** _____

Card Holders Name: _____

(Exactly as it appears on the card)

Card Holder's Signature: _____

Billing Address:

City: _____

State: _____ **Zip:** _____

Card Holders Phone #: _____

***By signing this Credit Card Authorization Form, I am giving Pro Horizons/DocksLocks the right to charge my credit card.**