

BECOME A URM BUSINESS PARTNER IN 2 SIMPLE STEPS

- ✓ COMPLETE AN ACCOUNT APPLICATION
- ✓PROVIDE A CURRENT INVENTORY LIST

WE DELIVER MORE THAN GROCERIES



BUSINESS APPLICATION

Legal Name of Business		Trade Name (DBA)		
		SALES REP./STORE #		
Contact person	Position	Home or ce	ell phone	
		E-mail		
		ays and hours of operatio		
		hipLimited Partner		
		ime in Present Ownership		
If less than two years in	present business, previou	us business or job		
Previous Customer of UI	RM?YesNo	IF YES, under what nan	ne?	
		CH7 DAY		
	edit approval. URM prefer			
Corporation Only - Inco	porated in the state of $_$		Date	
Subsidiary or Name		Address		
PLEASE FILL OUT THE	F FOLLOWING INFORMA	ATION ON ALL BUSINESS	OWNERS/PARTNERS	
NAME	TITLE		SOCIAL SECURITY #	
NAME	11122	HOME ADDRESS	SOCIAL SECORITY	
Has any entity or person wh	nose name appears on this ar	oplication filed for bankruptcy	or is presently a defender	
	Please tell when and explain		or is presently a deterior	
		FERENCES		
NAME OF BUSINESS	ADDRESS	CONTACT PERSON	PHONE NUMBER	
	SALES TAX	EXEMPTION		
URM is required by law to have on file a copy of your respective state's sales tax exemption permit/certificate				
All transact	ions are taxable until the res	spective form has been provid	ded to URM.	
delivery of goods in Idaho our Cash & Carry stores in	, a copy of Idaho Form ST-10 na state other than your plac	on Reseller Permit is required. 11 is required. For customers p ce of business – A Uniform Sa t Department at 509-467-279	ourchasing goods at one o les & Use Tax Certificate -	
	SECURITY /	AGREEMENT		
all inventory owned by App supplies held for sale or us replacements to such inve- financing statements requ	nts due to URM Stores, Inc., the plicant(s) and all inventory now se by the Applicant(s), and all s ntory or property or proceeds the sted by URM Stores, Inc. All the bult, URM Stores, Inc. shall have	e Customer grants to URM Stores or after acquired including, with such property after acquired, and there from. The Applicant(s) agreems of the Agreement are by the all remedies available at law, income the Uniform Commercial Code.	out limitation inventory and d all additions, increases or ree to sign any appropriate his reference incorporated	
Cus	stomer(s)		Date	
				

AGREEMENT

The undersigned certifies that the information contained herein is true and correct and URM Stores, Inc., will be notified in writing of any changes in the business ownership. The undersigned authorizes URM Stores, Inc., to inquire into and obtain from any bank, lending institution or credit reference, whether listed on the credit application or not, any and all information relating to the applicant's credit worthiness. The undersigned Customer agrees that all purchases made are subject to the following terms and conditions:

- 1. The Customer hereby agrees to the terms stated below.
- 2. Any late payment is subject to assessment of interest charges based on the current rate shown on the URM Stores, Inc. invoice and billing statement.
- 3. In the event payment is late or not made, URM Stores, Inc. may declare the entire balance due and owing.
- 4. The Customer agrees to pay all costs of collection, including reasonable attorney's fees, with or without suit, on all accounts not paid when due. In the event the Customer declares bankruptcy, then URM Stores, Inc. is entitled to attorney fees and costs incurred to protect or enforce its rights regarding the collateral which is the subject of this Credit Agreement.
- 5. As security for any amount due URM Stores, Inc., the Customer grants to URM Stores, Inc. a security interest in all equipment, supplies, or inventory purchased from URM Stores, Inc. and the proceeds thereof.
- 6. The Customer understands and agrees that URM Stores, Inc. may cancel extension of credit and/or discontinue deliveries at any time.
- 7. The Customer agrees all sales are final and any product returned may be subject to a restocking charge.
- 8. If Customer places an order for product, the Customer agrees to purchase all product ordered at URM Stores, Inc. sales price.
- 9. All terms of any sale shall be governed by the laws of the State of Washington, and venue of any legal action in this account shall be in Spokane County, Washington.

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING PAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER WASHINGTON STATE LAW

Date:	Full Name of C	orporation:		
Signature:		Title:		
Typed or Printed Nam	e:			
	PERSON	IAL GUARANTEE		
This guarantee is un the Company until a would not be Guaran The Guarantor waives against the Compan or contribution aga obligation to prosubjugation, reimber contingently liable fourantor agrees any a contribution to the creditor of any such The Guarantor conseor credit terms guara URM Stores, Inc. may and surrender any obligations assumed litigation or appeals	conditional, continuing Guarantor shall have giventeed. Any statement of any notice requirement of inst the corporation or ceed against the Compaursement or contribution or this obligation being a payment to URM Store capital of the Company party. I have read the Conts in advance to any mateed. If there is more the collateral which is held to the Guarantor. In the country the Guarantor. In the country the Guarantor. In the country the Guarantor.	URM Stores, Inc., of all amound and irrevocable for any and all ren URM Stores, Inc. written not account that binds the comparts of the Company's default ar waives any and all rights of sany other person directly or only first. The undersigned waive against the corporation or an guaranteed. In furtherance of es, Inc., by it. Pursuant to this and such payment shall not corredit Agreement and I agree odification, renewal or extension one Guarantor, their liability in the applicant(s) or any of the without notice to any Guaranto event of default or bankruptcy ree entitled to reasonable attorned	I indebtedness incurred by otice that further purchases any will bind the Guarantor. Indicate any obligation to proceed ubrogation, reimbursement contingently liable for this was any and all rights of y other person directly or of the preceding waiver, the guarantee, shall be deemed onstitute the undersigned a to adhere to its provisions. It is in of the Credit Agreement ity shall be joint and several are undersigned Guarantor(s), for or without affecting the esulting in collection efforts, y fees and collection costs.	
FROM ENFORCING P	AYMENT OF A DEBT AR	S TO LOANED MONEY, EXTEN E NOT ENFORCEABLE UNDER	WASHINGTON STATE LAW.	
Dated this		Day of	, 20	
Printed Name an	d Address	SIGNATUR	SIGNATURE OF GUARANTOR:	
		In Indi	vidual Capacity	
		Snouse In	Individual Capacity	



7511 NORTH FREYA STREET SPOKANE, WA 99217 call us at 800.541.2207 or 509.467.2755 fax us at 509.468.1379 and visit us online and place orders at **urmfoodservice.com**

