

Dalworth Restoration

12750 So. Pipeline Road • Euless, Texas 76040-5250
(817) 355-8625

Page _____ of _____

Mapsco # _____

Technician _____ Ticket No. _____ Date _____

Customer Name _____ Phone No. () _____

Address _____

City _____ State _____ Zip Code _____

Rug No. 1	Description:	Size	X
		Clean	\$
		Protector	\$
	Condition:	Padding	\$
		Price	\$

Rug No. 2	Description:	Size	X
		Clean	\$
		Protector	\$
	Condition:	Padding	\$
		Price	\$

Work Authorization: Prior to beginning the work listed on the invoice for the job number identified above I have read and agree with the general condition of the rug as stated herein. I am asking Dalworth to attempt to improve the appearance of my rug(s) with full knowledge that Dalworth's efforts may be unsuccessful and may, in fact, cause the appearance of the rug to be worse. I hereby expressly release and hold Dalworth Restoration harmless from any harm caused to my rug(s) by the cleaning/restoration process. Additionally, I expressly release and hold Dalworth Restoration harmless from any damage or deterioration to my rug(s) caused by or related to any of the following conditions: pre-existing damage; normal wear and tear; fading; water marks; browning; shrinkage; splitting or fraying of fabrics; poor materials; poor construction; unstable dyes; running or bleeding of colors; change of fabric textures; nap distortion; urine or feces; odors. I understand that the cleaning process is not designed or guaranteed to remove spots or stains. INT X _____

Total of Page	\$
Total of Add'l Page(s)	\$
Tax	\$
Total of Job	\$

Water Damage: I acknowledge that Dalworth has taken area rugs or oriental rugs from my home, which have become wet from water damage. I understand that Dalworth will not be responsible for damage resulting from this condition. Such damages include, but may not be limited to, color bleeding, fading, shrinkage or discoloration. INT X _____

It is understood and agreed that Dalworth Restoration will have a lien against the rugs or other property subject to this agreement pursuant to Chapter 70 of the Texas Property Code or other applicable law. It is further understood and agreed that Dalworth Restoration may enforce its lien, if necessary, by any lawful means, including selling any subject property after notice, pursuant to section 70-005 of the Texas Property Code or other applicable law. It is agreed that any property subject to this agreement that Dalworth cannot return to customer after reasonable efforts and that is not claimed by customer for a period greater than 120 days shall be considered abandoned by the customer and shall become the property of Dalworth Restoration. By my signature below I hereby represent that I own the rug(s) subject to this agreement and have full authority to authorize the work described herein, and I agree to indemnify Dalworth Restoration, its officers, directors, shareholders, employees or other agents from any claims of any other person or entity claiming to own or have an interest in said rug(s).

I hereby agree that, at the election of any party, any claim I may have against Dalworth Restoration, its officers, directors, shareholders, employees or other agents, related to the work described herein shall be submitted to binding arbitration to be administered by the American Arbitration Association pursuant to its Commercial Arbitration Rules.

Customer Signature X _____