

REDI CARPET SALES OF New Jersey 61 Ethel Rd. Piscataway NJ 08854

COMMERCIAL ACCOUNT SET UP AND AGREEMENT

keinventing	The Flooring Experience	•			ACCOUNT MANAGER:	
Legal name	e			Phone ()		
	ne (DBA)					
Address						ZIP Code
Туре:				LLC		tablished
If Corporat						
		nother corporation?		NO		
If yes: Na						
	_			employees Certificate	_	
NAME C	OF OWNERS, PARTNERS					
INAIVIE	Name	, OR CORPORATE OF	FICENS	Address		one
President/	Owner/Partner					_()
S.S. #		 D.O.B.				_()
						()
Vice Presid	dent/ Partner					_()
S.S. #	D.L. #	D.O.B.				
BANKIN	G·					
						org
	ne				Do you have any outstan	
Addre	ess		Phone No. ()		Do you have any outstan	ding loans? YESNO
2) Nam	ne		Acct No			Officer
•	ress				Do you have any outsta	
Add	1633		Filone No. (1	bo you have any outsta	nuing loans: 123NO
CREDIT I	REFERENCES:			Dhawa	5	
1)		٨	ct.#	Phone	Fax	()
1) 2)					()	()
3)						()
3,		A	Ct. #		(/	
Are purcha	ase orders required? YES	NO				
Cradit limi	it requested	141	ill you submit a financi	ial statement? VFS	NO	
	it requested ase send with application or m		•		NO	
	payable officer or supervisor _			,		
Phone ()	Email	Address			

LLC. SHALL DUE AND PAYABLE AT P.O. BOX 9714 NOTES, OR JUDGMENTS SHALL BEAR INTEREST FI BY LAW. IF THE ACCOUNT OR NOTES ARE PLAC	ED AND UNDERSTOOD THAT ALL THE ACCOUNTS OR MONIES DUE REDI-CARPET SALES OF New Jersey 142 DALLAS, TX 75397 WITH IN THIRTY (30) DAYS OF INSTALLATION; THAT ALL PAST DUE ACCOUNTS ROM THE DATE THE INDEBTEDNESS IS FIRST INCURRED UNTIL PAID AT THE MAZIMUM RATE ALLOWED BED WITH A THIRD PARTY FOR COLLECTION, THEN THE DEBTOR AND HIS GUARANTORS, IF ANY ARI DELIGIOUS ALL REASONABLE COSTS INCURRED IN THE COLLECTION OF THE INDEBTEDNESS.
SIGNED BY	PRINT NAME
	TELEPHONE NUMBER
THEY WILL BE JOINTLY AND SEVERALLY LIABLE)	D TO THE ABOVE NAMED FIRM. I (WE, IF MORE THAN ONE PERSON IS EXECUTING THIS GUARANTY PERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY F THAT THE LIABILITY HERELINDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART
THEY WILL BE JOINTLY AND SEVERALLY LIABLE) THAT MAY BECOME DUE. I (WE) FURTHER AGRE OF REDI-CARPET SALES OF New Jersey, LLC. TO E THIS GUARANTY IS AN ABSOLUTE, COMPLETE A AND/OR RENEWED WITHOUT NOTICE TO THE G INDEBTEDNESS WHICH IS OWNED BY THE ABO ATTORNEY'S FEES, IF ANY, THAT ARE DUE AND C	PERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY E THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART EXHAUST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY IND CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED GUARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL OVE NAMED FIRM TO REDI-CARPET SALES OF New Jersey, LLC. PLUS ALL INTEREST, COSTS, AND DWING.
THEY WILL BE JOINTLY AND SEVERALLY LIABLE) THAT MAY BECOME DUE. I (WE) FURTHER AGRE OF REDI-CARPET SALES OF New Jersey, LLC. TO E THIS GUARANTY IS AN ABSOLUTE, COMPLETE A AND/OR RENEWED WITHOUT NOTICE TO THE G INDEBTEDNESS WHICH IS OWNED BY THE ABO ATTORNEY'S FEES, IF ANY, THAT ARE DUE AND C	PERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY E THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART EXHAUST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY AND CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED GUARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL DVE NAMED FIRM TO REDI-CARPET SALES OF New Jersey, LLC. PLUS ALL INTEREST, COSTS, AND DWING. PRINT NAME/TITLE
THEY WILL BE JOINTLY AND SEVERALLY LIABLE) THAT MAY BECOME DUE. I (WE) FURTHER AGRE OF REDI-CARPET SALES OF New Jersey, LLC. TO E THIS GUARANTY IS AN ABSOLUTE, COMPLETE A AND/OR RENEWED WITHOUT NOTICE TO THE G INDEBTEDNESS WHICH IS OWNED BY THE ABO ATTORNEY'S FEES, IF ANY, THAT ARE DUE AND C SIGNED BY ADDRESS	PERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY E THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART EXHAUST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY IND CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED GUARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL OVE NAMED FIRM TO REDI-CARPET SALES OF New Jersey, LLC. PLUS ALL INTEREST, COSTS, AND DWING.