COMMERCIAL ACCOUNT SET UP AND AGREEMENT



REDI CARPET SALES OF ILLINOIS LLC 2297 S MT. PROSPECT RD DES PLAINES, IL 60018 832) 320-2000 EXT 2076

DATE: ACCOUNT MANAGER: PROSPECT #: CUSTOMER CATEGORY (CIRCLE ONE):

- COMMERICAL
- NEW CONST/REHAB
 REAL ESTATE OWNED NON MF
- WHOLESALE

.egal name				Phone ()	
rade Name (DBA)					
				City	StateZIP Code
pe: Corpor	ation F	Partnership	Proprietorship	ис	Date Established
Corporation: Date I	ncorporated				State
Regist	tered Agent				
Are you	a subsidiary of anoth	er corporation?	YES	NO	
yes: Name				Address	
Date Bu	usiness Started		No. of emp	loyees	
State Ta	ax Exempt No		Attach Cert	ificate	
AME OF OWNER	DE DADTNEDE OF	CODDODATE OFFICE	-DC		
AIVIE OF OVVINE		R CORPORATE OFFIC	ing .		
	Name			Address	Phone ()
esident/Owner/Part	iner				
S. #	D.L. #	D.O.B.			()
					()
ice President/ Partne	.r				()
S. #	D.L. #	D.O.B.			· /
Address			Phone No. ()		Officer Do you have any outstanding loans? YES NO
Address			Phone No. ()_		Do you have any outstanding loans? YES NO
REDIT REFERENC	CES:				
_				Phone	Fax
					()()
					()()
3)		Acct. #			()()
re purchase orders re	equired? YES	NO			
		,			
redit limit requested ves. please send witl		Will yo TTN: CREDIT MANAGER. I	u submit a financial si : will be held confiden	_	NO
,, p with		Siles i Managelli I		······································	
counts payable office	cer or supervisor				
none ()		Email Add	ress		

I. I, (WE) UNDERSTAND THAT THE INFORMATION FURNISHED TO YOU ON THIS FROM YOUR FIRM. I (WE) UNDERSTAND THAT YOUR FIRM MAY AT ANY TIME GRANTED PURSUANT TO THIS APPLICATION. I AM (WE ARE) AUTHORIZED IN WHICH YOU EXTEND TO US. IT IS FURTHER AGREED AND UNDERSTOOD THAT LTD. SHALL DUE AND PAYABLE AT P.O. BOX 971442 DALLAS, TX 75397 WITH NOTES, OR JUDGMENTS SHALL BEAR INTEREST FROM THE DATE THE INDEBTED LAW. IF THE ACCOUNT OR NOTES ARE PLACED WITH A THIRD PARTY FOR LIABLE FOR REASONABLE ATTORNEY'S FEES AND ALL REASONABLE COSTS IN	E REFUSE TO GRANT CREDIT TO ME, US, EVEN THOUGH CREDIT IS INITIALLY N MY (OUR) CAPACITY TO BIND MY (OUR) FIRM FOR ANY AND ALL CREDIT AT ALL THE ACCOUNTS OR MONIES DUE REDI-CARPET SALES OF HOUSTON, H IN THIRTY (30) DAYS OF INSTALLATION; THAT ALL PAST DUE ACCOUNTS, TEDNESS IS FIRST INCURRED UNTIL PAID AT THE MAZIMUM RATE ALLOWED FOR COLLECTION, THEN THE DEBTOR AND HIS GUARANTORS, IF ANY ARE
SIGNED BY	PRINT NAME
NAME OF FIRM	
EMAIL	TELEPHONE NUMBER
IN CONSIDERATION OF CREDIT BEING EXTENDED TO THE ABOVE-NAMED IN THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PERSONALLY GUARANTEE THAT MAY BECOME DUE. I (WE) FURTHER AGREE THAT THE LIABILITY HERE OF REDI-CARPET SALES OF HOUSTON, LTD. TO EXHAUST REMEDIES AGAINST THIS GUARANTY IS AN ABSOLUTE, COMPLETE AND CONTINUING GUARANT AND/OR RENEWED WITHOUT NOTICE TO THE GUARANTEE. I (WE) AGREE INDEBTEDNESS WHICH IS OWNED BY THE ABOVE-NAMED FIRM TO REI ATTORNEY'S FEES, IF ANY, THAT ARE DUE AND OWING.	ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY, UNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART THE ABOVE-NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY. TEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED, TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL DI-CARPET SALES OF HOUSTON, LTD. PLUS ALL INTEREST, COSTS, AND
SIGNED BY	
ADDRESS	
EMAIL ADDRESS	TELEPHONE NUMBER