

**COMMERCIAL ACCOUNT SET UP AND AGREEMENT** 

**REDI CARPET INC.** 8948 WESTERN WAY BLDG 8 SUITE 20 JACKSONVILLE, FL 32256 PHONE: 904) 781-4300

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

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

rade Name (DBA)						
ddress			_ P.O. BOX City _		State	ZIP Code
ype: Corpora	tion Part	nership	Proprietorship	LLC		Date Established
Regist	ered Agent					
Are you a	subsidiary of another corp	ooration?	YES	NO	-	
yes: Name				Address		
Date Busin	ess Started		No. of employee	es	_	
State Tax E	xempt No		Attach Certificat	te		
NAME OF OWNER	S, PARTNERS, OR (	CORPORATE O	FFICERS			
	Name			Address		Phone ( )
resident/Owner/Partne	r					
S.S. #	D.L. #					( )
	<b>υ.Ε.</b> π					( )
/ice President/ Partner						( )
S.S. #	D.L. #	D.O.B.				. , ,
) Name						outstanding loans? YESNO  Officer outstanding loans? YESNO
CREDIT REFERENC	ES:					
4)					Phone	Fax
,						( )
,						( )
3)		ACCL # _			_ ( )	( )
Are purchase orders requ	uired? YES N	10				
Credit limit requested		Will yo	ou submit a financial state		NO	
Credit limit requested		Will yo	ou submit a financial state R. It will be held confiden		NO	
Credit limit requested _ f yes, please send with a	pplication or mail ATTN:	Will yo		tially.		

	WE ARE) AUTHORIZED IN MY (OUR) CAPACITY TO BIND MY (OUR) FIRM FOR ANY AND ALL CREDI O AND UNDERSTOOD THAT ALL THE ACCOUNTS OR MONIES DUE REDI-CARPET SALES OF FLORIDA
	DALLAS, TX 75397 WITH IN THIRTY (30) DAYS OF INSTALLATION; THAT ALL PAST DUE ACCOUNTS
•	M THE DATE THE INDEBTEDNESS IS FIRST INCURRED UNTIL PAID AT THE MAZIMUM RATE ALLOWEI
	WITH A THIRD PARTY FOR COLLECTION, THEN THE DEBTOR AND HIS GUARANTORS, IF ANY AR LL REASONABLE COSTS INCURRED IN THE COLLECTION OF THE INDEBTEDNESS.
SIGNED BY	PRINT NAME
NAME OF FIRM	TITLE
EMAIL	TELEPHONE NUMBER
2.	
IN CONSIDERATION OF CREDIT BEING EXTENDED	TO THE ABOVE NAMED FIRM. I (WE, IF MORE THAN ONE PERSON IS EXECUTING THIS GUARANT
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PI	TO THE ABOVE NAMED FIRM. I (WE, IF MORE THAN ONE PERSON IS EXECUTING THIS GUARANT' ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PAR'
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREE TO FREDI-CARPET SALES OF FLORIDA, INC. TO EXHA	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PAR' UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREE TO FREDI-CARPET SALES OF FLORIDA, INC. TO EXHAUTHIS GUARANTY IS AN ABSOLUTE, COMPLETE AND	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PAR UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREET OF REDI-CARPET SALES OF FLORIDA, INC. TO EXHAT THIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUARANTY	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PAR' UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREET OF REDI-CARPET SALES OF FLORIDA, INC. TO EXHAT THIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUARANTY	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PAR UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED ARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND AL
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PORTHAT MAY BECOME DUE. I (WE) FURTHER AGREE TO FREDI-CARPET SALES OF FLORIDA, INC. TO EXHAUTHIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUAR INDEBTEDNESS WHICH IS OWNED BY THE ABOVE NATIONAL PROPERTY.	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY OCCURRINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED ARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALLAMED FIRM TO REDI-CARPET SALES OF FLORIDA, INC. PLUS ALL INTEREST, COSTS, AND ATTORNEY
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PORTHAT MAY BECOME DUE. I (WE) FURTHER AGREE TO FREDI-CARPET SALES OF FLORIDA, INC. TO EXHAUTHIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUAR INDEBTEDNESS WHICH IS OWNED BY THE ABOVE NATIONAL PROPERTY.	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED ARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL AMED FIRM TO REDI-CARPET SALES OF FLORIDA, INC. PLUS ALL INTEREST, COSTS, AND ATTORNEY'  PRINT NAME/TITLE
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREET OF REDI-CARPET SALES OF FLORIDA, INC. TO EXHAT THIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUARN INDEBTEDNESS WHICH IS OWNED BY THE ABOVE NATIONAL SIGNED BY	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY CONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED ARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL AMED FIRM TO REDI-CARPET SALES OF FLORIDA, INC. PLUS ALL INTEREST, COSTS, AND ATTORNEY'  PRINT NAME/TITLE
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) PITHAT MAY BECOME DUE. I (WE) FURTHER AGREET OF REDI-CARPET SALES OF FLORIDA, INC. TO EXHAT THIS GUARANTY IS AN ABSOLUTE, COMPLETE AND AND/OR RENEWED WITHOUT NOTICE TO THE GUARN INDEBTEDNESS WHICH IS OWNED BY THE ABOVE NATIONAL SIGNED BY	ERSONALLY GUARANTEE ALL INDEBTEDBESS, INTERESTS, COSTS, AND ATTORNEY'S FEES, IN ANY THAT THE LIABILITY HEREUNDER IS DIRECT AND PRIMARY. THERE IS NO OBLIGATION ON THE PART UST REMEDIES AGAINST THE ABOVE NAMED FIRM PRIOR TO ENFORCEMENT OF THE GUARANTY OCONTINUING GUARANTEE, AND NO NOTICE OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED ARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE DATE OF DEMAND, PAY ANY AND ALL AMED FIRM TO REDI-CARPET SALES OF FLORIDA, INC. PLUS ALL INTEREST, COSTS, AND ATTORNEY'  PRINT NAME/TITLE  SS#  SS#