

DATE:	
BRANCH & ACCT MGR: _	
PROSPECT #:	

COMMERCIAL ACCOUNT SET UP AGREEMENT

10101 FOUNTAINGATE DR, STAFFORD, TX 77477 PHONE: (832) 310 - 2000 CREDIT@REDICARPET.COM

Legal Name		Phone	
Trade Name (DBA)		Federal Tax ID No.	
Address			
Type: Corporation Partnership			
Date Business Started	No. of Employees	Dun & Bradstreet No.	
Is Business Tax Exempt? Yes No	If Yes, Please Attach A Signe	ed Exempt Certificate. Are	
purchase orders required? YES NO			
Will you submit a financial statement? YES	NO	Credit limit requested	
Accounts Pavable Contact			
NAME OF OWNERS, PARTNERS, OR CORPORA			
·		Phone	
BANKING:	Address	rnone	
		0.00	
		Officer	
Address		Phone	
CREDIT REFERENCES:			
1)	Acct. #	Phone	_
2)	Acct. #	Phone	_
3)	Acct. #	Phone	
APPLICATION. I AM (WE ARE) AUTHORIZED AGREED AND UNDERSTOOD THAT ALL THE ACTHIRTY (30) DAYS OF INSTALLATION; THAT INCURRED UNTIL PAID AT THE MAXIMUM THE DEBTOR AND HIS GUARANTORS, IF AITHE INDEBTEDNESS. NOTICE: THE FEDERAL EQUAL CREDIT OPPORTURELIGION, NATIONAL ORIGIN, SEX, MARITAL STORM THE APPLICANT'S INCOME DERIVES FROM AN	IN MY (OUR) CAPACITY TO BIND MY COUNTS OR MONIES DUE REDI-CARP ALL PAST DUE ACCOUNTS, NOTES, OR RATE ALLOWED BY LAW. IF THE ANY ARE LIABLE FOR REASONABLE AUTILY ACT (ECOA) PROHIBITS CREDITOR TATUS, AGE (PROVIDED THE APPLICAN BY PUBLIC ASSISTANCE PROGRAM; OF ERAL AGENCY THAT ADMINSTERS CON	REDIT TO ME, US, EVEN THOUGH CREDIT IS INITIALLY GRANTED PURSUANT (OUR) FIRM FOR ANY AND ALL CREDIT WHICH YOU EXTEND TO US. IT IS YET INC. SHALL BE DUE AND PAYABLE AT P.O. BOX 971442 DALLAS, TX 75397 OR JUDGMENTS SHALL BEAR INTEREST FROM THE DATE THE INDEBTEDNESS ACCOUNT OR NOTES ARE PLACED WITH A THIRD PARTY FOR COLLECTIC ATTORNEY'S FEES AND ALL REASONABLE COSTS INCURRED IN THE COLLECT THAS THE CAPACITY TO ENTER INTO A BINDING CONTRACT); BECAUSE ALL OR IS BECAUSE THE APPLICANT HAS, IN GOOD FAITH, EXERCISED ANY RIGHT UN APLIANCE WITH LAW CONCERNING THIS CREDITOR IS THE FEDERAL TRADE COMPOSED.	FURTHER WITH IN S IS FIRST DN, THEN CTION OF E, COLOR, R PART OF NDER THE
SIGNATURE		NAME & TITLE	
COMPANY		DATE	
SEVERALLY LIABLE) PERSONALLY GUARANTEE THAT THE LIABILITY HEREUNDER IS DIRECT AN NAMED FIRM PRIOR TO ENFORCEMENT OF INDEBTEDNESS MAY BE ARRANGED, EXTENDED	E ALL INDEBTEDBESS, INTERESTS, COS ND PRIMARY. THERE IS NO OBLIGATI THE GUARANTY. THIS GUARANTY ED, AND/OR RENEWED WITHOUT NO	, IF MORE THAN ONE PERSON IS EXECUTING THIS GUARANTY THEY WILL BE JOINTS, AND ATTORNEY'S FEES, IN ANY, THAT MAY BECOME DUE. I (WE) FURTHION ON THE PART OF REDI-CARPET INC. TO EXHAUST REMEDIES AGAINST THE SAN ABSOLUTE, COMPLETE AND CONTINUING GUARANTEE, AND NO NOTICE TO THE GUARANTEE. I (WE) AGREE TO, WITHIN (10) DAYS FROM THE NAMED FIRM TO REDI-CARPET INC. PLUS ALL INTEREST, COSTS, AND AT	ER AGREE HE ABOVE OTICE OF THE DATE
SIGNATURE		NAME & TITLE	
COMPANY		DATE	
EMAIL ADDRESS		SSN	