

REDI CARPET SALES OF OKLAHOMA, LLC 200 NE 12TH STREET MOORE, OK 73160 PHONE: 405/799-1280

CO	MMERCIAL ACCOUNT
SET	UP AND AGREEMENT
DATE:	
ACCOUNT MANAGER:	
PROSPECT #	

rade Name							
	(DBA)						
dress				P.O. BOX City		State	ZIP Code
/pe:				Proprietorship			Date Established
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	Ö	diary of another corp			NO		
yes: Name	, ne	•					
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	State Tax Exemp	ot No					
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	N	lame			Address		Phone ()
resident/Ov	wner/Partner						
.S. #		D.L. #	D.O.B.				()
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ice Presiden	nt/ Partner						()
.S. #		D.L. #	D.O.B.				, , ,
_							Officer
_							Officer ny outstanding loans? YES NO
Address						Do you have a	ny outstanding loans? YES NO
Address Name_	ss			Phone No. ()		Do you have a	ny outstanding loans? YES NO
Address Name_	ss			Phone No. ()		Do you have a	ny outstanding loans? YES NO
Address Name _ Address	ss			Phone No. ()		Do you have a	ny outstanding loans? YES NO
Address Name _ Address	es			Phone No. () Acct. No Phone No. ()		Do you have a	ony outstanding loans? YESNO Officer ny outstanding loans? YESNO Fax
Address Name _ Address CREDIT RI	es			Phone No. () Acct. No Phone No. ()		Do you have a	ony outstanding loans? YESNO Officer ny outstanding loans? YESNO Fax()
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WHICH YOU EXTEND TO US. IT IS FURTHER AGREE	I (WE ARE) AUTHORIZED IN MY (OUR) CAPACITY TO BIND MY (OUR) FIRM FOR ANY AND ALL CREDIT D AND UNDERSTOOD THAT ALL THE ACCOUNTS OR MONIES DUE REDI-CARPET SALES OF OKLAHOMA, IZ DALLAS, TX 75397 WITH IN THIRTY (30) DAYS OF INSTALLATION; THAT ALL PAST DUE ACCOUNTS,
NOTES, OR JUDGMENTS SHALL BEAR INTEREST FR	OM THE DATE THE INDEBTEDNESS IS FIRST INCURRED UNTIL PAID AT THE MAZIMUM RATE ALLOWED
	D WITH A THIRD PARTY FOR COLLECTION, THEN THE DEBTOR AND HIS GUARANTORS, IF ANY ARE ALL REASONABLE COSTS INCURRED IN THE COLLECTION OF THE INDEBTEDNESS.
LIABLE FOR REASONABLE ATTORNEY 5 FEES AND	ALL REASONABLE COSTS INCORRED IN THE COLLECTION OF THE INDEBTEDNESS.
SIGNED BY	PRINT NAME
NAME OF FIRM	
EMAIL	TELEPHONE NUMBER
2.	
	TO THE ABOVE NAMED FIRM. I (WE, IF MORE THAN ONE PERSON IS EXECUTING THIS GUARANTY
IN CONSIDERATION OF CREDIT BEING EXTENDED	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,
IN CONSIDERATION OF CREDIT BEING EXTENDED THEY WILL BE JOINTLY AND SEVERALLY LIABLE) THAT MAY BECOME DUE. I (WE) FURTHER AGREE	PERSONALLY 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
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