

Credit Application - Sales Agreement - Guaranty

Customer Name	::				d/b/a				
Mailing Address						Cor	unty	State:	Zip:
	SS:						ounty		
	F								
	ll future Invoices vi								
		•		ary Email:				_	
Composition ()) Partnership () LLC (Cala Dranwigtor ()	State and Vagr of For	ation.	Under D		· and Fadare	-1 Tov ID.	
	of Parent or Affiliated Co								
	ct Regarding Accounts Pa			Phone			/ a current interes.	al statement.	16510
Type of Business		ayaoic.				Eman it	Tax Exemr	- nt? Ves - ì	No
Type or Dusines	s			_ Kequesica e	Acuit Linn		1ax Exemp	1 1 1 1 1 1 1	NO
All Owners-Offi	icers-Partners Names	Title	Home	e Address		Social Secur	rity Number	Drivers Lice	ense Number
Trade References	s: List three (3) Supplier Ref	ferences with complete ac	ddresses, phone numbers	and account nu	ımbers:				
Name	Address	S	City	State	Zip	Phone	Fax #		Acct#
Name	Address	· · · · · · · · · · · · · · · · · · ·	City	State	Zip	Phone	Fax #		Acct #
Name	Address	~	City	State	Zip	Phone	Fax #		Acct#
			-		•				Acci#
Bank Reference	(Name & Branch)			Addre	ess:				
Name of Accour	nt Officer:		Account	t#		Phone:			
ANY SOURCE C	THE UNDERSIGNED HE ON EACH OF THE UNDE ON WITH THE EXTENSION	ERSIGNED INDIVIDUA	JALS IN ORDER TO E	EVALUATE T	HE CREDI	IT WORTHINESS O	ER CREDIT REPO OF THE CUSTOMI		
Individual:			= = = = = = = = = = = = = = = = = = = =						
Individual:	Signature		Print Name			Social Security Number		Phone	
	Signature		Print Name		S	Social Security Number		Phone	
guarantor(s) and credit to Custor obligations, inde arrangements or compromise, ext reduce, impair seek payment fro raffect my guathe earlier of on acknowledged in such date, or ex after such date the Customer pu MRS enforcing interest accruing goods or conduct MRS is relying to amount. I auth this Agreement in	antee: This two page, Cr d Metal Roofing Systems mer, by signing below, bettedness and liabilities of agreements between MR tension, increase or alterative, discharge or release om, sue, or exhaust its relaranty obligations which me hundred (100) years in writing by a MRS Creek tensions or renewals of, atte. Venue for any distribution of the lesser of 1 ½ pected business with MRS, upon the information priorize MRS to obtain is found invalid or unenformation.	as Inc, its affiliates, su I am personally, join owed by Customer to Its, Customer or other ation of the amount, or see my guaranty oblightenedies, against Custom will continue as to creation the date this periodit Manager, except the figure of the date this periodit Manager, except the figure or litigation cted business with Minonies due under this Amount of the creent per month or the I warrant and represervoided by the Custom and check my corceable, such provision	subsidiaries, successors atly and severally, irre MRS now existing or reguarantor, including or terms of any indebte gation. I agree MRS is omer or other guarantor redit extended to or by ersonal guarantee was shat such termination slat, or fees, costs, or expansing from or relating from the highest rate allowal he highest rate allowal ment that the information on shall be severed out	rs, and assign evocably, con arising in the without limit edness owed imay enforce r. The incorporate y such other estigned, or several that the such as a s	ns (Metal I ntinually a e future. I tation to a by Custom this guarar oration, me entity. This wen (7) day at the liabiling reason agreement I in additiceclosing lie ws of the si buaranty to mation as tinvalidate.	Roofing Systems). and unconditionally waive all notices at change in the amount of a change in the analysis guaranty is continuted at the continuty of guarantor with the change of the change	For value received, guaranteeing that demands of arount of credit externation, and I agree pursue payment from an absolute a sice of termination has respect to obligation incurred with responty where a MI indebtedness, I agree fees, court consistent of the state of	ed and to induhe Customer ny kind and h nded to Custo ee the same from me, with omer or MRS and shall contains created a spect to, such RS store is logger to pay all osts, and pre a from which Cue, complete a it to the Cust ee. If any term	ace MRS to extended and all neereby agree to any order, terms of sale, shall in no way shout having to first will not terminate time in force until and receipt is or incurred prior to no obligations on or ocated from which I costs incurred by and post judgment customer purchased and correct and that tomer and in what
Guarantor:	Signature	Print Name S	Social Security Number	er	Phor	<u>ne</u>	Date	Guarantor:	_
1	Signature	Pr	rint Name	Social S	Security Nu	amber	Phone	D	Date



Credit Application – Sales Agreement - Guaranty

SALES AGREEMENT

This two page Credit Application - Sales Agreement - Guaranty (the "Agreement") is by and between the Customer identified on page one, the guarantors and Metal Roofing Systems, and its affiliates, subsidiaries, successors, and assigns (Metal Roofing Systems). Customer expressly agrees that all purchases made now and in the future from MRS shall be in accordance with the terms and conditions in this Agreement, unless otherwise agreed to in writing by MRS. The undersigned warrants and represents that he/she is authorized to enter into this Agreement on behalf of the Customer and bind the Customer in the purchase or rental of goods, materials and/or equipment from MRS.

- 1. Terms of sale are Net 30 unless otherwise agreed to in writing by the MRS manager. Payments for materials purchased in one month are due the following month or the account is past due. Accounts not paid within 10 days from due date are in default and may be placed on COD basis until the account is paid in full. In consideration of MRS extending credit to Customer, the Customer promises full and prompt payment of all indebtedness, obligations and liabilities of every kind, present and future, incurred by the Customer for good, products or services purchased or rented from MRS. If Customer's account is referred to an attorney or collection agency, Customer agrees to pay upon demand from MRS, all costs of collection, including reasonable attorney fees, court costs, costs incurred perfecting and foreclosing liens, and pre and post judgment interest, which will accrue at the lesser of 1½ percent per month or the highest rate allowable by the laws of the state where the MRS store is located from which Customer purchased goods or conducted business with MRS. Finance Charges on past due accounts will be assessed at the lesser of 1½ percent per month (APR of 18%) or the highest rate permitted by the laws of the state where the MRS store is located from which Customer purchased goods or conducted business with MRS. Returnable items may be subject to a 25% restocking fee. Payments should be made at or sent to the address of the MRS store provided on the invoice sent by MRS to Customer unless MRS instructs the Customer in writing to do otherwise. If Customer pays with a check, Customer authorizes MRS to convert Customer's check to an Electronic Funds Transfer (EFT). If Customer's EFT is returned unpaid for any reason, Customer agrees to pay a fee, the lesser of \$35.00 or the highest amount allowed by the applicable law.
- 2. Customer and its owners, officers and principals warrant and represent that the information provided by Customer in this Agreement is true, complete and correct; and acknowledge that MRS is relying upon this information to determine whether to extend credit to Customer and in what amount. Customer authorizes MRS to obtain and use credit reports and/or other credit information on Customer, its owners, officers and principals. MRS shall not be required to extend credit or be bound by the credit limits granted or set by a different MRS store to Customer and each MRS store may extend credit to Customer as each store deems appropriate. Upon request by MRS, Customer agrees to timely cooperate and supply additional information to MRS to warrant future extensions of credit to Customer or to assist MRS in perfecting lien or bond claims. MRS and Customer agree that Customer is not a "consumer" under State and Federal Law and all extensions of credit are for business purposes only. The Customer agrees it has a continuing duty and will inform MRS immediately in writing by certified mail return receipt requested of any changes to the information provided by Customer in this Agreement.
- 3. MRS SELLS ALL PRODUCTS TO CUSTOMER "AS IS, WHERE IS". CUSTOMER UNDERSTAND AND ACKNOWLEDGES THAT MRS DOES NOT MANUFACTURE THE PRODUCTS IT SELLS AND THEREFORE, MRS MAKES NO REPRESENTATIONS, WARRANTIES, EXPRESS OR IMPLIED, AND/OR GUARANTEES WITH RESPECT TO THE PRODUCTS IT SELLS AND SPECIFICALLY DISCLAIMS ALL WARRANTIES, INCLUDING ANY WARRANTY OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ANY LIABILITY IMPOSED ON MRS SHALL BE LIMITED TO THE REPLACEMENT OF THE PRODUCT AND MRS WILL NOT BE LIABLE IN ANY EVENT FOR CONSEQUENTIAL, PUNITIVE, SPECIAL, INCIDENTAL OR OTHER SIMILAR DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION, INJURY TO PERSONS, DAMAGE TO ANY BUILDING OR CONTENTS THEREOF, DAMAGE TO PROPERTY, DRIVEWAYS, SIDEWALKS OR LANDSCAPING, WHETHER FOR ITS SOLE OR CONCURRENT NEGLIGENCE, STRICT LIABILITY IN TORT OR FOR ANY OTHER STATUTORY OR COMMON LAW THEORY OF LIABILITY. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGE SO THE ABOVE EXCLUSIONS OR LIMITATION MAY NOT APPLY TO YOU.
- 4. Venue for any dispute arising from or relating to this Agreement, goods purchased by Customer, or Customer's relationship with MRS shall be in any county where the MRS store is located from which the Customer purchased goods or conducted business with MRS.
- 5. This Agreement is the complete written expression of the parties' agreement and supersedes any prior agreements between Customer and MRS and can only be modified in writing. The Agreement will continue until terminated by MRS or by the Customer in writing. No failure or delay by MRS to exercise any right, power or remedy shall constitute a waiver. If any term or provision of this Agreement is found invalid or unenforceable, such provision shall be severed out and shall not invalidate the remainder of the Agreement.
- 6. EQUAL CREDIT OPPORTUNITY ACT (ECOA) THE FEDERAL EQUAL OPPORTUNITY ACT PROHIBITS CREDITORS FROM DISCRIMINATING AGAINST CREDIT APPLICANTS ON THE BASIS OF RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, MARITAL STATUS, AGE (PROVIDED THE APPLICANT HAS THE CAPACITY TO ENTER INTO A BINDING CONTRACT); BECAUSE ALL OR PART OF THE APPLICANT'S INCOME DERIVES FROM ANY PUBLIC ASSISTANCE PROGRAM; OR BECAUSE THE APPLICANT HAS, IN GOOD FAITH, EXERCISED ANY RIGHT UNDER THE CONSUMER CREDIT PROTECTION ACT. THE FEDERAL AGENCY THAT ADMINISTERS COMPLIANCE WITH LAW CONCERNING THIS CREDIT IS THE FEDERAL TRADE COMMISSION, DIVISION OF CREDIT PRACTICES, 6TH AND PENNSYLVANIA AVENUE, NW, WASHINGTON, D.C. 20580.

By signing below, I warrant and represent that I have carefully read the terms o	f this Agreement.	
Signature of Customer's Authorized Officer-Owner-Principal-Agent	Print Name and Title	Date