

All mandatory fields marked with an * are required to process the application

A Division of RoofLine Inc.

CREDIT APPLICATION AND AGREEMENT

COMPANY NAME						
*Mailing Address			*0		*6	<u> </u>
*STREET ADDRESS			*Сіту		*STATE	*ZIP
*PHONE NUMBER () CELL /	Mobile ()	*CITY	FAX (*State)	*ZIP
SALES TAX EXEMPTION CERTIFICATE YES (If Yes, Please I	<mark>nclude Sign</mark>	ned Certificate O	r Copy)	No 🗌		
PO REQUIRED: YES NO TYPE OF ENTITY: CORP.	PARTNERS	HIP PROPRIET	TORSHIP	INDIVIDU	AL LL	C YRS. EST
EMAIL ADDRESS		ASSOCIATED COI	MPANY / FOR	MER BUSIN	IESS	
*Officers / Partners / Owners:						
*Name Ti	TLE		Номе Рно	ONE ()	
*Address	CITY *S	*7.0	Soc. Sec #	·		
	ITLE	STATE *ZIP	_ Номе Рно	ONE ()	
Address			Soc Sec #			
CONTROLLER - A/P CONTACT	CITY	STATE ZIP *CREDIT LINE R	EQUESTED IN	DOLLARS S	;	
*Business Or Trade References:						
1.	PHONE	()		FAX ()	
2	PHONE	()		FAX ()	
3	PHONE	()		FAX ()	
*BANK NAME	*Account	No.				
OFFICER NAME	PHONE	()		Fax <u>(</u>)	
The Customer identified above hereby applies for open account cred credit and is warranted to be true. I/We hereby authorize RoofLine Inc credit reporting repositories regarding my/our credit and financial remaintaining the credit relationship. Payment terms on all invoices a account. A service charge of one-and-one-half percent (1-1/2%) per m to exceed, at any time, the highest rate of interest legally allowed. All Suite 400, McKinney, TX 75070. Applicant agrees that all issues an accordance with a competent jurisdiction chosen at the discretion of conflicts of laws or legal principles. Applicant further agrees that the expressly agrees that it will be responsible for valid charges in excess amount of credit and the cancellation or reduction of credit shall be w to an agency and/or an attorney for collection, the undersigned agrees I/We understand that we must notify RoofLine Inc. in writing and be business under which credit is established. The Customer hereby represent on intended for personal, family, or household uses. The person customer to enter into the credit application terms and conditions. Teresconding the property is a condition of the conditions.	c. to investigate sponsibility for 1% 10th Property on the country of the country	te all references and or the purpose of ol rox Net 30th, 25th een percent (18%) p for purchases from elating to any credic, and that applicated the desired and applicated the desired and sonable attorneys' all of any change in goods purchased fris agreement has the row the purchased from the purch	customary crotaining credit cut-off. COD er annum mar RoofLine Inc. t arrangemen at expressly we proved is not red or approv In the event fees, and/or co ownership the om the seller are e authority to	edit inform and for porestrictions be assessed are payable t extended vaives its vo a limitation ed. The exord of default, osts of colle are for busi	ation source eriodic revie may be pla ed on delinq e at 5900 Sou hereunder enue rights of liability, ctension of c and if this a ection wheth the busines ness or com	s including consumer w for the purpose of ced on any past due uent invoices but not th Lake Forest Drive, shall be governed in without reference to and the undersigned redit hereunder, the count is turned over er or not suit is filed. s or structure of the mercial purposes and
*SIGNATURE		TITLE				
SIGNATURE		TITLE				



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use of the consumer credit report of the undersigned by RoofLine purpose of maintaining the credit relationship.	of the entity applying for business credit, and therefore desiro nay be a factor in the evaluation of the credit history of the ap Inc. as may be necessary in the credit evaluation process and	pplicant, hereby consents to the
Individual Signature	Printed Name	Date
Individual Signature	Printed Name	Date
*Authorizatio	N TO RELEASE BANK INFORMATION	
I hereby authorize the bank named herein to release information r time.	equested for the purpose of obtaining and/or reviewing my c	company's credit from time-to-
*Company	*Signature / Title	*Date
Per	SONAL GUARANTEE	
everally if more than one Guarantor) unconditionally guarantee(s) to nay have to RoofLine Inc. Guarantor(s) agree to indemnify RoofLine of Debtor to perform its obligations hereunder, including reasonab indebtedness of Debtor hereunder, or in enforcing this Guarantee agai andersigned Guarantor(s) agrees that the guarantees and covenants of and Agreements signed by the Guarantor(s). This shall be a continuing forest Drive, Suite 400, McKinney, TX 75070, written notice revoking	Inc. against any losses RoofLine Inc. may sustain and expense ole attorneys' fees and all costs and other expenses incurrinst Guarantor(s). Guarantor(s) hereby waive(s) diligence, denote this signed Personal Guarantee are incorporated into any or guarantee and shall remain in full force until Guarantor(s) des	es it may incur as a result of any failur red in collecting or compromising an nand, protest or notice of any kind. Th updated subsequent Credit Applicatio eliver(s) to RoofLine Inc. at 5900 S. Lak
otice shall not affect any of Guarantor(s) obligations hereunder wit ecognize that his or her individual credit history may be a necessary fa	th respect to indebtedness previously incurred. The undersinate in the evaluation of this Guarantee, and hereby consent	gned, as personal Guarantor(s), (each t to the use of a consumer credit repo
otice shall not affect any of Guarantor(s) obligations hereunder wit ecognize that his or her individual credit history may be a necessary fa	th respect to indebtedness previously incurred. The undersinate in the evaluation of this Guarantee, and hereby consent	gned, as personal Guarantor(s), (each t to the use of a consumer credit repo
notice shall not affect any of Guarantor(s) obligations hereunder wit ecognize that his or her individual credit history may be a necessary fa on the undersigned by RoofLine Inc. from time to time as determined t	th respect to indebtedness previously incurred. The undersign actor in the evaluation of this Guarantee, and hereby consent so be necessary in its sole discretion in the credit application p	gned, as personal Guarantor(s), (eacl t to the use of a consumer credit repo rrocess.
notice shall not affect any of Guarantor(s) obligations hereunder wit ecognize that his or her individual credit history may be a necessary fa on the undersigned by RoofLine Inc. from time to time as determined t Signature of Guarantor	th respect to indebtedness previously incurred. The undersin actor in the evaluation of this Guarantee, and hereby consent to be necessary in its sole discretion in the credit application p Guarantor's Printed Name	gned, as personal Guarantor(s), (each to the use of a consumer credit reportocess. Date

be entered upon the arbitration award. In addition, the Customer hereby agrees to submit any such dispute, claim or controversy to any other alternative dispute resolution procedure, (such as mediation), selected by any Seller for the resolution of disputes.

The Federal Equal Opportunity Act (ECOA) 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 creditor is the Federal Trade Commission, Division of Credit Practices, 600 Pennsylvania Avenue, NW, Washington, DC 20580.

*Branch Manager Signature	*	*RoofLine Supply & Delivery — Territory Manager/Branch

STANDARD TERMS AND CONDITIONS OF SALE

*Initia	

- 1. All sales are expressly conditional on Buyer's agreement to the standard terms and conditions on this form. Any order or statement of intent to purchase any merchandise and/or services from RoofLine Inc., herein separately and collectively referred to as "Seller"; or any direction to proceed with engineering, procurement, manufacturer or shipment of any of said merchandise and/or services; or acceptance of all or part of such merchandise and/or services; or payment of all or part of such of such merchandise and/or services; shall constitute assent to said terms and conditions. If a subsidiary, business unit or assumed name of RoofLine Inc. is identified on the face of the Credit Application and/or Picking Ticket, then RoofLine Inc. means that subsidiary, or business unit. Any different or additional terms and conditions proposed by buyer in a purchase order or otherwise, are objected to by Seller and will not be binding upon Seller unless specifically agreed to in writing by an authorized representative of Seller's management. We do not assume any responsibility or liability under contracts, agreements or covenants between the purchaser and others. These terms and conditions of sale represent the entire sales agreement of the parties as to purchases made by Buyer from Seller, except in situations where Seller has agreed to other or additional terms and conditions in writing by an authorized agent.
- 2. Each shipment or delivery shall be deemed to have been sold under a separate and independent contract. Any order for merchandise and/or services by Buyer shall constitute a representation that Buyer is solvent. If, in the judgment of Seller, the financial condition of the Buyer at the time of manufacture or shipment does not justify the terms of payment specified, or Buyer is in breach of any of the terms and conditions stated herein, Seller reserves the right to require from Buyer full or partial cash payment or other adequate assurance of performance before manufacture or shipment. In order to provide security for the payment of the full price of merchandise and/or services furnished hereunder, Buyer grants Seller a security interest in said merchandise and/or services. Buyer agrees to execute any documents or furnish information necessary to perfect this security interest.
- 3. Seller assumes no responsibility for merchandise and/or services meeting any job specifications or requirements unless specifically so stated in its written quotation.
- 4. As to merchandise delivered by Seller's truck, title passes upon delivery at the place Buyer receives possession; and, thereafter, all risk of loss or damages shall be on Buyer. Deliveries by common carrier are f.o.b. shipping point. On direct shipments from manufacturers, title passes to Buyer at point and time of delivery to carrier; and, thereafter, all risk of loss or damage shall be on Buyer. Damage or shortage claims arising from direct shipments are to be made by Buyer against carrier. Seller assumes no responsibility beyond delivery to carrier in good order and is not responsible for loss, damage, or delay occurring thereafter. All items shown as freight allowed pertains to particular items and quantities. Any deviation after placement of order, such as changes in quantity or partial release, will be subject to the manufacturer's terms and conditions where applicable. Extra labor or mechanical facilities required to unload shall be provided by Buyer without cost to Seller.
- 5. Shipping or performance dates are not guaranteed, but if stated, are based upon best information then available and unless otherwise specifically stated in writing is subject to change without notice. Seller shall not be liable for failure to deliver or for delay in delivery or performance due to (a) a cause beyond its reasonable control, or (b) an act of God, act or omission of Buyer, act of civil or military authority, governmental priority or other allocation or control, fire, strike or other labor difficulty, riot or other civil disturbance, insolvency or other inability to perform by the manufacturer, delay in transportation, or (c) any other commercial impracticability. In the event of any such delay, the date of delivery or performance shall be extended for a period equal to the time lost by reason of delay.
- 6. Seller shall use its best efforts to obtain from each manufacturer, in accordance with the manufacturer's warranty (copies of which will be furnished upon request) or customary practice, the repair or replacement of merchandise and/or services that may prove defective in material or workmanship. The forgoing shall constitute the exclusive remedy of the Buyer and the sole obligation of Seller. Except as to title THERE ARE NO WARRANTIES, WRITTEN, ORAL, IMPLIED OR STATUTORY, relating to the described merchandise, which extend beyond that described in this paragraph. NO IMPLIED STATUTORY WARRANTY OR MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE SHALL APPLY.
- 7. Seller's liability on any claim or damage arising out of the supplying of any merchandise and/or services to Buyer, or their sale, resale, operation of use, whether based on contract, warranty, tort (including negligence) or other grounds, shall not exceed the price allowable to such merchandise and/or services or part thereof involved in the claim. Seller shall not, under any circumstances be liable for any labor charges without the prior written consent of Seller. Seller shall not in any event be liable, whether as a result of breach of contract, warranty, tort (including negligence) or other grounds, for special, consequential, incidental or penal damages including, but not limited to, loss of profits or revenue, loss of use of the product or any associated product, cost of capital, cost of substitute products, facilities or services, downtime costs, or claims of customers of the Buyer for such damages. If Seller furnishes Buyer with advice or other assistance which concerns any merchandise and/or services supplied hereunder, or any system or equipment in which any such merchandise and/or services may be installed, and which is not required pursuant to this contract, the furnishing of such advice or assistance will not subject Seller to any liability, whether based on contract, warranty, tort (including negligence) or other grounds.
- 8. No merchandise and/or services will be accepted for return without the written permission of Seller. Normally stocked items in resalable condition will be accepted for credit subject to a minimum 20% restocking charge. Merchandise and/or services will not be accepted for return after 60 days from date of delivery. Specially ordered items or abnormal quantities of stock items will not be accepted for return until Seller has secured permission and terms of return from Seller's sources of supply and such terms have been accepted by the Buyer. All merchandise and/or services claimed to be defective shall be held subject to inspection by Seller and/or the manufacturer.
- 9. Should shipments be held or stored beyond delivery date for convenience of Buyer, Seller may, at its option, assess reasonable charges for any expense incident to such delay.
- 10. No waiver, alteration or modification of any of the provisions hereof shall be binding upon Seller unless specifically agreed to in writing by an authorized representative of Seller's management.
- 11. Orders placed by Buyer may be cancelled by the Buyer only if agreed to by Seller and upon payment of reasonable charges based upon expenses already incurred and commitments made by Seller.
- 12. Authorized Purchasers: Unless you notify us in writing to the contrary prior to making a purchase, you hereby represent and warrant that any employee or agent action on your behalf shall be deemed to be authorized by you and RoofLine Inc. may rely upon such representation, unless the written notice referred to herein is provided by you prior to making such purchase.
- 13. Payment Application: Unless you direct otherwise in writing with each remittance, payments will be applied first to any finance charges or service charges, then against matching open invoices, as SRS Distribution Inc. may determine in its sole discretion. However, all payments received after the invoice due date will be applied only at Sellers discretion and may be applied to the oldest invoices first, regardless of lien status of the delinquent invoices in question.
- 14. Pursuant to Federal Communication Commission (FCC) Regulations, 68 Fed. Reg. 44167-70 (July 25, 2003) to be codified at 47>F>R>64.1200(a) (3), regarding unsolicited fax. I authorize RoofLine Inc. and hereby consent to receive fax information from RoofLine Inc. that may include, but is not limited to, credit account billing information, flyers, market update information, sales promotions, price sheets, product specifications, and other materials information.
- 15. If paid by credit card, no discount is available.



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COMPANY NAME:	PHONE NUMBER:	
ESTIMATED POTENTIAL SALES:		
INVOICES AND STATEMENTS:		
If you would like to receive invoices and s	atements by email or fax, please provide up to five email addresses or one fax numb	er.
1.	4	
2.	5	
3.		
ORDER ACKNOWLEDGEMENTS:		
If you would like to receive order acknow numbers.	edgements by email and/or fax, please provide up to five email addresses and/or fax	(
1.	4	
2.	5	
3.		
cell phone number.	ication by email and/or text message, please provide one email address and/or one	
EMAIL ADDRESS		
MARKETING: (ALERTS; NOTIFICATIO	S; BULLETINS; ETC.)	
If you would like to receive notifications of and email addresses.	decreases/increase in pricing, special buys, branch events, etc. please provide nam	es
Name	EMAIL	
OMITTED INFORMATION: (FOR OFFICE USE	WLY)	
1.		
2		
3		
GROUP ID		