

Credit Application

This is an Application for both credit and to purchase goods from Seller. Please return this fully completed application to credit@eliteroofingsupply.com. If credit is granted and/or goods are purchased (whether on credit or otherwise), this is an agreement as to the terms and conditions applicable to any sales. This Agreement must be completed in full and the applicant and the signing parties represent and warrant that the information provided hereon is true, correct and complete.

APPLICANT

Salesperson	Branch			
Common Business Name	Filed DBA Name			
Business Entity type (check one):	_ Sole Proprietor Partnership	CorporationLLC		
Legal Name of Entity	State of Organization _			
Contractor License #	State Federal Tax ID #			
Main Business Address	City	State Zip		
Mailing Address	City	State Zip		
Physical Location of Business	City	State Zip		
Phone Cell	Fax	_		
Year Business Started Description	iption of Business	Approx Annual Sales		
Projected Monthly Purchases Range \$ to \$				
Taxable Yes No If NO), attach copy of Tax Exemption or Resale Ce	ertificate.		

PRINCIPALS OF BUSINESS

Name	Name	Name
Residence Address	Residence Address	Residence Address
City, State, Zip	City, State, Zip	City, State, Zip
Hard Line Phone #	Hard Line Phone #	Hard Line Phone #
Mobile Phone #	Mobile Phone #	Mobile Phone #
Business Email	Business email	Business email
Personal Email	Personal email	Personal email
SS#	SS#	SS#
Driver Lic.#	Driver Lic.#	Driver Lic.#
Spouse's Name	Spouse's Name	Spouse's Name

Accounts Payable Contact Name	A/P Contact	Email
A/P Contact Direct Phone #	_ A/P Fax #	_ A/P Email
Bank Information (Name and Branch)		_ Phone #
Bank Address	Name of Bank Officer	
Account # Routing #		

CREDIT REFERENCES

List Credit References such as current or past vendors or credit accounts. You give consent to contact them to verify your credit information.

Name	Address	Phone	Amount of Credit/Month
Name	Address	Phone	Amount of Credit/Month
Name	Address	Phone	Amount of Credit/Month

AGREEMENT

This Credit Application and Sales Agreement ("Agreement") is by and between the Applicant identified on page one, the guarantors and Elite Roofing Supply - AZ, LLC, Elite Roofing Supply - CO, LLC Elite Roofing Supply - KS LLC, Elite Roofing Supply - LA, LLC, Elite Roofing Supply - NM LLC, Elite Roofing Supply - SC, LLC, Elite Roofing Supply - TX, LLC, Elite Roofing Supply - III, LLC, Elite Roofing Supply - IV, LLC and its successors, and assigns (collectively "ERS"). Applicant expressly agrees that all purchases made now and in the future from ERS shall be in accordance with the terms and conditions contained in this Agreement unless otherwise agreed to in writing by ERS. The undersigned warrants and represents that he/she is authorized to enter into this Agreement on behalf of the Applicant and bind the Applicant in the purchase or rental of goods, materials and/or equipment from ERS. If credit is approved, the terms of the sale are Net 25th from date of invoice, unless otherwise agreed to in writing by the ERS Credit Manager. Notwithstanding the 25th Prox terms of sale, full payments for materials purchased in any one calendar month are due in full by the 25th day of 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 ERS extending credit to Applicant, the Applicant and the guarantors promise full and timely payment of all indebtedness, obligations, and liabilities of every kind, present and future, incurred by the Applicant for goods, products or services purchased or rented from ERS.

It is agreed that timely Payments will be made at or sent to the address of the ERS store provided on the invoice sent by ERS to Customer unless ERS instructs the Applicant in writing to do otherwise. If Applicant pays with a check, Applicant authorizes ERS to convert Applicant's check to an Electronic Funds Transfer (EFT). If Applicants' check or EFT is returned unpaid for any reason, Applicant agrees to pay a fee, the lesser of \$35.00 or the highest amount allowed by the applicable law. Applicant understands that discounts (if applicable) are offered for cash payments only, credit card payments do not qualify for cash discounts. Customer understands that the interest and/or time deferred payment charges on unpaid invoices will accrue at the lesser of 1½ percent per month or the highest rate allowable by the laws of the state where the ERS store is located from which Applicant purchased goods or conducted business with ERS. 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 ERS store is located from which Applicant purchased goods or conducted business with ERS. Returnable items may be subject to a 25% restocking fee.

Applicant and its owners, officers, managers, members and principals warrant and represent that the information provided by Applicant in this Agreement is true, complete and correct; and acknowledges that ERS is relying upon this information to determine whether to extend credit to Applicant and in what amount. Applicant authorizes ERS to obtain and use credit reports and/or other credit information on Applicant, its owners, officers, managers, members and principals and to periodically continue to obtain and use such credit information and reports to monitor and make continuing decisions on ongoing credit transactions and the collection thereof. Despite the authorization to obtain such credit reports, ERS is not obligated to do so and any information not obtained from outside sources is not a grounds to attribute loss or fault to ERS. Upon request by ERS, Applicant agrees to timely cooperate and supply additional information to ERS to warrant future extensions of credit to Applicant, to assist ERS in perfecting lien or bond claims on projects to which goods are supplied, and to disclose third party payors such as owners, lenders, general contractors or bonding companies. ERS and Applicant agree that Applicant is not a "consumer" under State and Federal Law and all extensions of credit are for business purposes only.

All indebtedness of Applicant to ERS shall be binding on Applicants successors and assigns. The Applicant agrees it has a continuing duty and that it will inform ERS immediately in writing by certified mail, return receipt requested, of any changes to the information provided by Applicant in this Agreement, of any changes of the person or entity receiving credit on any account created pursuant to or partially based on this Agreement, That information includes but is not limited to changes in ownership, control, location, entity status, contact information, license status, solvency and or any other information that is commercially reasonable for ERS to know in continuing to grant credit or make sales.

Any dispute with respect to any sale, invoice, statement, charge or credit or amount due on Customer's account, must be submitted to ERS, in writing, within 10 days of Customer's receipt of such invoice, statement, charge or credit, or Customer waives, releases and discharges any such dispute. If Applicant's account is referred to an attorney or collection agency, Applicant agrees to pay upon demand from ERS, all costs of collection, including reasonable attorneys' fees, paid or incurred, court costs, costs incurred perfecting and foreclosing liens, and pre and post judgment interest.

Applicant waives notice of any change in terms or sales, and increases in credit extended, any deferral or delay in pursuit of delinquencies or any duty to investigate authenticity, authority or verification of the person entering or requesting an order. Applicant agrees to supervise its' business, operations and employees to ensure that Seller may rely on any requests for purchases from Applicants employees, representatives, officers, member, affiliates or related parties. Applicant will not contend that the person placing any order on an account existing pursuant to this application is unauthorized or not otherwise qualified to incur credit in the name of applicant. Applicant will not contend that Seller has waived any right to payment by virtue of having filled orders apparently originated on the account established hereunder.

ERS SELLS ALL PRODUCTS TO APPLICANT "AS IS, WHERE IS." APPLICANT UNDERSTANDS AND ACKNOWLEDGES THAT ERS DOES NOT MANUFACTURE THE PRODUCTS IT SELLS AND, THEREFORE, ERS 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. ERS'S SOLE LIABILITY SHALL BE LIMITED TO THE REPLACEMENT OF THE PRODUCT OR REFUND OF THE PURCHASE PRICE AND ERS WILL NOT BE LIABLE IN ANY EVENT FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL OR PUNITIVE OTHER SIMILAR DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION, INJURY TO PERSONS, PROPERTY DAMAGE TO ANY BUILDING OR CONTENTS THEREOF, DAMAGE TO THIRD PARTIES, THEIR PROPERTY, DRIVEWAYS, SIDEWALKS OR LANDSCAPING, WHETHER FOR ITS SOLE, CONTRIBUTORY OR CONCURRENT NEGLIGENCE, STRICT LIABILITY IN TORT OR FOR ANY OTHER STATUTORY OR COMMON LAW THEORY OF LIABILITY.

All credit accounts are not considered effective until approved at the corporate office. Venue for any dispute arising from or relating to this Agreement, goods purchased by Customer, or Customer's relationship with ERS, shall be in the State and County where the ERS store making the sales at issue in such dispute is located or in the State and County where the Customer or any personal guarantor is located at the sole discretion of ERS. This Agreement is the complete written expression of the parties' agreement and supersedes any prior agreements between Applicant and ERS and can only be modified in writing. The Agreement will continue until terminated by ERS or by the Applicant in writing. No failure or delay by ERS 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.

Execution of this Application, any Personal Guaranty, any purchase order, order, request for sale of goods, delivery instructions, or similar or related documents between the Applicant and ERS or any related parties thereto may be evidenced by electronic, scanned, photographed, faxed transmission or email signature block or senders identifier shall, for all purposes be deemed to constitute the original signature of such party. The undersigned waives any and all rights or remedies to contest the authenticity, authority or genuineness of any such signature.

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 CONSUMER CREDIT IS THE FEDERAL TRADE COMMISSION, DIVISION OF CREDIT PRACTICES, 6TH AND PENNSYLVANIA AVENUE NW, WASHINGTON, D.C. 20580. THE CREDIT APPLICABLE HEREIN IS COMMERCIAL CREDIT INCURRED OR TO BE INCURRED IN A TRADE, BUSINESS OR OCCUPATION.

Each party signing below warrants and represents that they have carefully read the terms of this Agreement and agree to each and every term contained herein. Execution of this Application, any Personal Guaranty, any purchase order, order, request for sale of goods, invoices, delivery receipts or instructions, or similar or related documents between the Applicant and ERS or any related parties thereto may be evidenced by electronic, scanned, photographed, faxed transmission or email signatures, including email signature block or senders identifiers and shall, for all purposes be deemed to constitute the original signature of such party. The undersigned waives any and all rights or remedies to contest the authenticity, authority or genuineness of any such signature.

his document is executed on	_
pplicant Name (Printed)	_
pplicant Signature	
itle	
/itness Name (Printed)	
/itness Signature	

CONTINUING PERSONAL GUARANTY

With the submission of a Credit Application submitted concurrently herewith to Elite Roofing Supply - AZ, LLC, Elite Roofing Supply - CO, LLC Elite Roofing Supply - KS LLC, Elite Roofing Supply - LA, LLC, Elite Roofing Supply - NM LLC, Elite Roofing Supply - SC, LLC, Elite Roofing Supply - TX, LLC, Elite Roofing Supply - II, LLC, Elite Roofing Supply - II, LLC, Elite Roofing Supply - IV, LLC and its successors, and assigns (collectively "ERS") by the herein named Applicant the undersigned agree to personally guaranty any and all obligations of the Applicant thereunder. For value received and to induce ERS to sell to Applicant and to extend commercial credit to Applicant, I personally, jointly, and severally, irrevocably, continually, and unconditionally, guarantee the Applicant's obligations, indebtedness, finance charges, and liabilities to ERS, whether now existing or arising in the future. I waive all notices, including notices of default, notices of change in terms, notices of acceleration, notices of increases in credit limits, changes in terms of sale or modifications of such terms, obligations to proceed within any time limits or otherwise promptly, any obligations to proceed first as against the principal or any other guarantor, any compromises, releases or transfer of any collateral (including without limitation lien, stop notice and bond rights), any alteration of amount or terms with any other guarantor and demands of any kind and hereby agree to any arrangements or agreements between ERS, Applicant or any other guarantor and I agree the same shall in no way reduce, impair, discharge or release my guaranty obligations.

If any provision of this guaranty shall be found invalid, such provision shall be ineffective only to the extent of such provision without invalidating the remainder of the provision or the remaining portion of this guaranty.

I agree that if any legal action is necessary to enforce this obligation, ERS shall be entitled to legal fees, attorney's fees paid or incurred, collection agency fees, costs or any related expenses. I further agree Venue for any dispute arising from or relating to this guaranty or goods purchased by Applicant or relating to Applicant's relationship with ERS, shall be exercised in the State and County where the ERS store making the sales at issue in any such dispute is located or in the State and County where I reside at the sole discretion of ERS.

I agree this Guaranty is a continuing guaranty and shall remain in full force and shall be binding upon me and my heirs, executors, administrators, and assigns, notwithstanding the death of one or more of the undersigned, until after (a) expiration of thirty (30) days after written notice by certified or registered mail of revocation is received by ERS at its office first written below, and (b) all of the indebtedness owed to ERS by Applicant shall have been fully paid (including all late payment charges and attorneys' fees which accrue after expiration of the thirty-day period).

Execution of this Application, any Personal Guaranty, any purchase order, order, request for sale of goods, invoices, delivery receipts or instructions, or similar or related documents between the Applicant and ERS or any related parties thereto may be evidenced by electronic, scanned, photographed, faxed transmission or email signatures, including email signature block or senders identifiers and shall, for all purposes be deemed to constitute the original signature of such party. The undersigned waives any and all rights or remedies to contest the authenticity, authority or genuineness of any such signature.

First Guarantor Name (no titles)	Second Guarantor Name (no titles)
Print Name	Print Name
Signature	Signature
Date	Date20
SSN#	SSN#
Witness to Signatures	
Printed Name	
Signature Date	

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