

FL West Coast Phone: 727.540.0300 Fax: 727.540.0339 FL East Coast Phone: 321.639.1537 Fax: 321.636.8277

Date: Applic	cant:	
		Time established
· -	Business Firm making this application)	
Business address		
City	State	Zip Code
Tel	Fax	Cell
Email		
Mailing address (if different than Busin	ness address)	
Register Agent is: Corporation	n Partnership Inc	dividual
Has Applicant or any Officers, Partner	s, Owners or Members ever Filed Banl	kruptcy? Who and When?
	Outstanding	g Liens or Judgments Yes No
	er the laws of the state of	
Ownership of the applicant business: (0	Owner, partner, officers or spouse of indi	vidual)
Name	Home Address	Position
Date of Birth	Driver's License #	Social Security #
Applicant Uses does not use	e purchase orders. Expected monthly cr	edit requirement \$
Email address for Billing	ls applicant tax exempt?	
_	be requested from the following banks	
BANKS	ADDRESS	ACCOUNT#
CREDIT REFERENCES	ADDRESS	TELEPHONE
CHEDII REFERENCES	ADDRESS	IELEPHONE

## CREDIT APPLICATION, PURCHASE AGREEMENT, & PERSONAL GUARANTEE

In consideration of the extension of credit by Coastal Roofing Supply – US LBM, LLC, hereafter known as **(Coastal)**, the undersigned applicant agrees as follows:

- 1. Applicant will pay in full all amounts shown as due and on such terms as provided in **Coastal's** billing statements. Unless otherwise stated in writing, full payment is due by the 10<sup>th</sup> of the month following the date of the initial billing. Any amounts not paid within terms shall accrue interest at the rate of one and one-half percent (1 1/2%) per month from the date due until paid. It is the policy of Coastal to maintain rights as outlined in the Mechanic's Lien statutes, including sending Notice to Owners where required.
- Applicant will notify Coastal in writing of any disputed charges on the initial billing statement within five (5) days of said billing.
   Failure to notify Coastal in writing shall constitute a waiver and mean the applicant agrees that the charges reflected on said billing are correct.
- 3. Applicant cannot return merchandise without **Coastal** authorization. A restocking charge 20% may be made for all returned merchandise, except when the return is as a result of an error by Coastal.
- 4. Coastal shall not be liable for any delays or damages in delivering goods or services. Coastal hereby disclaims any and all express and implied warranties except for those manufacturer's warranties which may be transferred of assigned, and all goods are sold "as is".
- 5. This Agreement shall remain in full force and effect until written notification of cancellation is received by either **Coastal** or applicant. After any such cancellation, the terms of this Agreement shall apply to all goods or services sold and/or invoiced by **Coastal** prior to said written notification of cancellation.
- 6. The applicant agrees to be responsible for all costs of collection or to enforce the terms of this Agreement, including attorney's fees, incurred by **Coastal** prior to or after a lawsuit is filed. Including, but not limited to post-judgment costs and fees.
- 7. All suits, actions or other proceedings arising out of, or relating directly or indirectly to this Credit Application and Purchase Agreement, or any sale by Coastal of goods or services to the applicant may be brought in the county where Coastal is located, or in the county where the goods or services were delivered. Further, by signing this Credit Application and Purchase Agreement, the applicant and any person signing for the applicant waives the right to a jury trial on any issues arising out of, or relating directly or indirectly to this Credit Application and Purchase Agreement, or any sale by Coastal of goods or services to applicant. Applicant agrees to immediately notify Coastal in writing of any change of ownership or form of the business of applicant.
- 8. Any person signing on behalf of an applicant hereby states that they have the authority to bind the applicant and to enter into this Agreement, recognizing that this representation is being relied upon by **Coastal** when it extends credit to the applicant. Further, the undersigned does hereby state that the information on this Credit Application and Purchase Agreement is true and correct.
- Applicant authorizes Coastal to inquire and obtain information from any bank, lender, credit reference or credit reporting
  agency, whether listed on this application or not, and any and all information relating to the customer's creditworthiness and
  financial condition.
- 10. The applicant and any person signing for the applicant agrees to guaranty and be personally liable for ail debts of the applicant arising out of, or related directly or indirectly to this Credit Application and Purchase Agreement, or any sales by Coastal of goods or services to the applicant, including any amount due to Coastal under the terms and conditions of the Credit Application and Purchase Agreement entered into by the applicant. Additionally, the undersigned guarantor hereby pledges all real property or homestead owned by the guarantor as further collateral to secure any debt which may arise under this Credit Application and Purchase Agreement and waives any defense or exemption which may be available that prohibits execution upon or levy against any such real property or homestead owned by the guarantor.
- 11. Any notations made by persons signing on behalf of applicant that they are not personally liable, or any corporate designation written under their signature, is ineffective to abrogate this Personal Guarantee.
- This Agreement shall be construed in accordance with the laws of the State of Florida for Coastal Roofing Supply US LBM,
   LLC

Signature of Applicant:	Signature of Applicant:
Print Name:	Print Name:
Date:	Date: