

255 E 2nd Street: Mineola: NY: 11501

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COMMERCIAL CREDIT APPLICATION

Company Name:				Years in Bus	iness
Billing Address:	 Street				
	 City	State	ZIP	_	
Phone Number:	()		Fax Number:	()	
Email address:					
Accounts Payable Cor	ntact:				
Tax I.D. Number:				Sales Tax:	YES / NO
Business Bank Name:				Account #: _	
Bank Address:					
	Street				
	City	State	ZIP		
Phone Number:	()		Fax Number:	()	
Contact Person:					
Email address:					

TRADE REFERENCES:	
1.) Company Name:	
Phone: ()	Fax: ()
Email address:	
2.) Company Name:	
Phone: ()	Fax: ()
Email address:	
3.) Company Name:	
Phone: ()	Fax: ()
Email address:	

PERSONAL GUARANTY

FOR A VALUABLE CONSIDERATION and in consideration of credit given, or to be given from time
to time to hereinafter called the <i>Debtor</i> ,
by Standard Tinsmith & Roofer Supply Corp, New York hereinafter called the <i>Creditor</i> , the under-signed
do hereby jointly and severally guarantee the full and prompt payment to said Creditor of all
indebtedness, obligations and liabilities of said Debtor to said Creditor now existing or hereafter
created or arising whether direct, indirect joint or several, howsoever owned, held or acquired by the
Creditor, whether by discount, direct loan, overdraft, purchase or otherwise and howsoever evidenced,
whether by promissory note, check, overdraft or otherwise; and the undersigned further agrees to pay
all expenses, including legal expense court costs and attorney's fees paid or incurred by said Creditor
in endeavoring to collect such indebtedness or any part thereof or in enforcing this Guaranty. The
right of recovery, however, against the undersigned is limited to the sum of \$
plus interest on the indebtedness and all expenses herein-above referred to.

This is a continuing, absolute and unconditional Guaranty and shall continue in force with respect to all indebtedness of the Debtor until revoked in writing as hereafter provided. Any of the undersigned may, by serving written notice to that effect upon the Creditor, discontinue his liability, buy only as to indebtedness arising or created after the service of such notice. The liability of the undersigned is absolute and unconditional and is not conditioned or contingent upon any other party signing this Guaranty or the obtaining of any security upon any of said indebtedness or the obtaining of any other party upon any of said indebtedness or any other matter.

The liability hereunder shall, in no wise, be affected or impaired by (and the Creditor is hereby expressly authorized to make from time to time without notice to anyone) any sale, pledge, surrender, compromise, settlement, release, renewal, extension, indulgence, alteration, substitution, exchange, change in, modification or other disposition of any of said indebtedness or any contract evidencing the same or any part thereof, or of any security therefore. The liability hereunder shall in no wise be affected or impaired by the acceptance of the Creditor of any security for or additional parties upon or other guarantors upon any of said Indebtedness or by any failure, neglect or omission on the part of the Creditor to realize or protect any of said indebtedness or any security therefore, or to exercise any remedies that it may have, or any lien upon or right of appropriation of any monies, credits or property of said Debtor possessed by the Creditor towards liquidation of said indebtedness, or by any application of payments or credits thereon. No act of commission or omission of any kind or at any time upon the part of the Creditor in respect to any matters whatsoever shall, in any wise, affect or impair this guaranty. Said Creditor shall have the exclusive right to determine how, when and on what application of payments and credits, if any, shall be

made on said indebtedness, whether then due or not, and shall be under no obligation at any time to resort for payment to said Debtor or other persons of corporations, or to resort to any security, property, liens, or other rights or remedies whatsoever.

All diligence in collection or protection and all protest and notice of every kind and character as to anyone, including the undersigned, of default, dishonor and non-payment of and of the creation and existence of any arid all of said indebtedness or any contract evidencing the same or any part thereof and any security and collateral therefore and of the acceptance of this guaranty and of any and all extensions of credit and indulgences hereunder are expressly waived.

The Creditor is authorized to grant credit from time to time without notice to the undersigned in excess of the amount to which this guaranty is limited, without in any wise affecting or impairing this guaranty.

This guaranty shall be binding upon the heirs, executors, administrators, successors and assigns of the undersigned and shall inure to and may be enforced by said Creditor, its successors and assigns and also by any person to whom all or any part of said indebtedness may be sold or transferred, PROVIDED, HOWEVER, that in the event such sale or transfer covers only a part of the indebtedness hereby guaranteed, the Creditor shall have the right to enforce this guaranty as to the remainder of the indebtedness retained and owned by it.

Suits for the enforcement of this guaranty may be brought successively against one or more of the undersigned. The Creditor may compound or settle with any one of the undersigned without releasing or impairing its rights against the others of the undersigned, but such compounding or settlement shall, as between the undersigned, not impair the rights of the undersigned among themselves including the right of contribution or subrogation. This guaranty shall be governed by and construed in accordance with the Laws of the State of New York.

INLD	AND DELIVERED HIS	day of20
		X
	Signature	Printed Name
		X
	Signature	Printed Name

You may return this completed form via email or regular mail. Thank you.