

Now Offering

AUTO INVOICE SUBMITTALS



for Owens Corning Roofing Contractors

Let McCoy's Building Supply take the work out of submitting.

We are excited to announce a new service offered to our Owens Corning Roofing Contractor Network (OCCN) members. McCoy's Building Supply will track and submit eligible purchase details for promo funding directly to Owens Corning Roofing on behalf of each contractor registered with both Owens Corning Roofing and McCoy's Building Supply.

Through invoice submissions McCoy's Building Supply can help you:



Earn promo funds on qualifying Owens Corning purchases.

Through Owens Corning's OCConnect™ Resource Center is designed to:



Help promote your company, grow your business, develop customer leads and provide polished and professional items for your team.



Access Owens Corning University for best-in-class educational resources.



Exclusive discounts on more than 50 industry-leading products and services.

HOW IT WORKS

- Enroll in Invoice Automation through McCoy's by emailing your request and OCCN member ID to invoiceautorebate@mccoys.com.
- Once enrolled, McCoy's will submit your eligible purchases to Owens Corning every month.
- Eligible submissions are from the contractor's enrollment in the McCoy's service forward. McCoy's will not submit invoices for contractors prior to their enrollment date in this service.
- Log into OCConnect to review your submission history and ways to redeem your earned promotional funding.



McCoy Corporation d/b/a McCoy's Building Supply Invoice Auto Rebate Program Terms and Conditions

1. Program and Effective Date:

These Invoice Auto Rebate Program Terms and Conditions ("Terms and Conditions") become effective upon enrollment in the McCoy's Invoice Auto Rebate program, hereinafter referred to as the "Program", whereby contractors that are (i) members of the Owens Corning Roofing Contractor Network ("OCCN") and (ii) account holders with McCoy Corporation d/b/a McCoy's Building Supply ("McCoy's"), hereinafter referred to as the "Contractor", may enroll in the Program to automatically have respective invoice information, for qualifying items purchased by the Contractor at McCoy's and covered by the Owens Corning ("OC") Rebate Program, transmitted from McCoy's to Owens Corning.

2. Information Transmitted:

The information transmitted will consist of the OCCN Member ID, invoice number, purchase date, store number, item number, item description, sale quantity, unit of measure, unit price, total purchase price, and company name.

3. Purpose of Processing:

Subject to Section 5, the invoice information collected by McCoy's will be used solely for the purpose of assisting the Contractor in redeeming rebates from the OC Rebate Program. By enrolling in the Program, Contractor consents to McCoy's sharing the invoice information to OC in connection with the OC Rebate Program.

4. Data Protocols and Security:

Care will be taken to ensure data protocols are followed. The Contractor's invoice information will be securely transmitted from McCoy's to OC through an encrypted portal maintained by OC.

5. Data Sharing and Disclosure:

Under no circumstances will McCoy's share the Contractor's invoice information with third parties unless McCoy's is legally compelled by a state or federal court of law; provided, that McCoy's reserves the right to use and disclose, for any lawful business purpose, any invoice information if the invoice information has been de-identified or aggregated in a way so it cannot be used to identify Contractor (i.e., data that is not associated with/linked to an identifiable individual). McCoys may use aggregated or de-identified invoice information for any lawful business purpose (including, without limitation, to develop and improve its products or services and to create and distribute reports and other materials) and may share such de-identified or aggregated invoice data with third parties.

6. Contractor's Right to Terminate:

The Contractor has the right to terminate enrollment in the Program at any time without cause by emailing Contractor's request to McCoy's at invoiceautorebate@mccoys.com and providing the Member ID. Upon receipt of the Contractor's request for termination, McCoy's will cease transmitting monthly invoice information to OC.

7. Consent to Receive Marketing Communications:

In exchange for the convenience the Contractor receives from the Program, the Contractor agrees to receive (opt-in to) marketing communications from McCoy's via email, postal service, and/or Contractor's online McCoy's account.

8. Updates to Terms and Conditions:

McCoy's reserves the right to modify these Terms and Conditions and agrees to notify Contractors of any changes at least 30 days prior to the effective date. By making purchases at McCoy's as a member of the Program after the effective date of any modifications to these Terms and Conditions, Contractor agrees to the modified Terms and Conditions. If Contractor does not agree to modifications to these Terms and Conditions, Contractor must terminate its participation in the Program pursuant to Section 6 of these Terms and Conditions prior to the effective date of such modifications.

9. Indemnification:

The Contractor agrees to hold McCoy's harmless and indemnify against all claims for service provided through the Program in good faith.

10. Disclaimer:

McCoy's is not responsible for the failure of OC to provide any benefits that Contractor may be entitled to under the OC Rebate Program. All benefits under the OC Rebate Program are provided by OC and not McCoy's. McCoy's offers this program as a convenience to its customers. McCoy's is not responsible for any failure to submit the invoice information to OC. Contractor should keep copies of its receipts in the event of any failure by McCoy's to provide the invoice information to OC. McCoy's may modify or terminate this Program at any time in its sole discretion. Contractor's participation in this Program is exclusive to Contractor and may not be shared with any third parties. McCoy's reserves the right to remove Contractor from the Program in the event of any fraud, misuse, or violation of these Terms and Conditions or the terms and conditions of the OC Rebate Program.

The Program is provided "as is" with no warranties or representations whatsoever express or implied. McCoy's disclaims all warranties and representations.

11. Waiver and Release:

Contractor hereby now and forever voluntarily releases McCoy's and its affiliates and their respective shareholders, officers, directors, agents and employees (the "Released Parties") from, and Contractor will not make and hereby forever waives, releases and acquits, any existing or future demands, claims or actions of every kind, character and description, whether known or unknown, foreseen or unforeseen, direct or consequential, at law or equity, that Contractor may have against any of the Released Parties for any injury, damage, loss, liability or expense arising out of or related to Contractor's participation in the Program.

12. Governing Law and Dispute Resolution:

The Terms and Conditions shall be governed by the laws of the state of Texas. If the Contractor and McCoy's are not able to reasonably settle any dispute concerning the Program, both parties agree to mutual arbitration. THE PARTIES AGREE THAT ANY DISPUTE RESOLUTION PROCEEDINGS WILL BE CONDUCTED ONLY ON AN INDIVIDUAL BASIS AND NOT IN A CLASS, CONSOLIDATED OR REPRESENTATIVE ACTION.