DEALER APPLICATION FORM



Billing Address			Office Address (if different from billing)		
Company Name			Attention		
Street Address			Street Address		
City, State, Zip			City, State, Zip		
Phone			Email		
Federal Tax ID No. Company Composition					State of Incorporation:
			Corporation Sub-Chapter S Corp		
Dun & Bradstreet (D&B) No. At Present Location Since Da		ate	Are Premises Leased?		Amount of Desired Credit
			Yes No		
Title			Email		Phone
Ordering Information Are Written Purchase Orders Required? Is Merchandise for Resale?			Resale No. (please provide Copy of Certificate)		
Yes No Yes		No			
Agent Fax		Email			Phone
Accounts Payable Contact Fax			Email		Phone
X Information Name Branch Name			Bank Contact Officer Phone		
Bank Address City, State, & Zip)		Account Type and No.	
Company Name		Contact		Phone	
Address		City, State, & Zip		Fax	
Company Name		Contact		Phone	
Address		City, State, & Zip		Fax	
Company Name		Contact		Phone	
Address		City, State, & Zip		Fax	
	At Present	At Present Location Since D Title Uired? Is Merchandise for Yes Fax Fax Branch Name	Individual Partnership LLC At Present Location Since Date Title Title Uired? Is Merchandise for Resale? Yes No Fax Fax Branch Name City, State, & Zip Contact Contact City, State, & Zip Contact City, State, & Zip Contact	Attention Street Address City, State, Zip Email Company Composition Individual Partnership ILLC Corporation Sub-Chapte At Present Location Since Date Are Premises Leased? Yes No Email Is Merchandise for Resale? Fax Email Fax Email Branch Name Branch Name Branch Name City, State, & Zip Contact City, State, & Zip Contact City, State, & Zip Contact City, State, & Zip	Attention Street Address City, State, Zip Email Company Composition Individual Partnership ILLC Corporation Sub-Chapter S Corp At Present Location Since Date Are Premises Leased? Yes No Title Email Is Merchandise for Resale? Yes No Fax Email Fax Email Fax Email City, State, & Zip Account City, State, & Zip Fax Contact Phone City, State, & Zip Fax Contact Phone City, State, & Zip Fax Phone Fax

phone: 310.768.8500 fax: 310.768.8500 web: www.artobrick.com

STANDARD TERMS AND CONDITIONS

These Standard Terms and Conditions ("Standard Terms") govern all sales by Arto Brick / California Pavers ("Arto") of products ("Products") to buyer ("Buyer"). By purchasing Products, Buyer agrees to be bound by these Standard Terms.

PURCHASE OF PRODUCTS: Each purchase of Products must be made by (a) a purchase order issued and signed by an authorized representative of Buyer and accepted by Arto in writing ("Purchase Order") or (b) other ordering documentation that is issued by Buyer, converted by Arto into a signed written order confirmation and then provided to and signed by an authorized representative of Buyer ("Signed Confirmation").

PRICES: Prices for Products are set forth in written quotations made by Arto and provided to Buyer, and are F.O.B. Arto's warehouse unless expressly stated otherwise. Written quotations are valid for sixty (60) days unless otherwise indicated in the written quotation. Arto may also publish prices for Products from time to time and may change these prices without prior notice.

PAYMENT: Terms of payment for customers with established lines of credit are net ten (10) days from the date of invoice. A late charge of one and one-half percent (1½%) per month (or, if less, the maximum rate permitted by applicable law) will be charged on all amounts past due. In addition to the late charge, and without limitation, Buyer shall reimburse Arto for all costs and expenses (including, without limitation, attorneys' fees and costs) incurred in collecting past due amounts. Payment terms for customers that do not have established lines of credit will be determined by Arto on an order by order basis.

TAXES: Prices for Products do not include any local, state, federal or international taxes, duties or similar fees and amounts, all of which shall be for the account of and paid by Buyer.

INSURANCE: Insurance is recommended and is the sole responsibility of Buyer, unless otherwise agreed upon in writing by Arto and Buyer.

DELIVERY AND RISK OF LOSS: Title and all risk of loss, damage and destruction to Products will pass to Buyer upon delivery by Arto to the carrier. Delivery dates are set forth in the applicable Purchase Order or Signed Confirmation. Arto shall use commercially reasonable efforts to meet such delivery dates but shall not be liable for any failure to do so.

CANCELLATION AND RETURNS: Buyer may cancel any order made under a Purchase Order or Signed Confirmation; provided that (a) Buyer's account is current and (b) if Buyer cancels an order after production has begun, Buyer pays for the set-up charges and the Products that have been made at the time of cancellation (custom and special orders are not cancellable). Products may be returned for a refund of the applicable purchase price (i) if Buyer's account is current, (ii) subject to a restocking fee of 35% and (iii) if the Products are returned in original condition (custom and special orders are not returnable). In no event will returned Products be accepted without written return merchandise authorization by Arto.

ACCEPTANCE AND INSTALLATION: Buyer shall be deemed to have accepted the Products (a) five (5) days from the date of delivery of the Products (unless it notifies Arto of a breach of warranty in accordance with the Warranty section below) or (b) upon the installation of the Products by or on behalf of Buyer or Buyer's agents (or user or project owner or their agents), whichever occurs first. Buyer and Buyer's agents (and user and project owner and their agents) shall be solely responsible for all costs, expenses and liability relating to, based on or arising from the selection, storage, application, inspection, installation and sealing of the Products.

WARRANTY: Arto warrants that when it delivers the Products to the carrier they will materially conform to their specifications. Arto shall, at its discretion, either repair, replace or provide a credit for any Products that fail to conform to this warranty if notified in writing within five (5) days from the date of delivery of the Products. Incoming freight costs for Products returned under warranty shall be paid by Buyer and return freight costs (if any) shall be paid by Arto. The forgoing remedy is Buyer's sole remedy for any breach by Arto of this warranty. Buyer must report any shortages of Products within five (5) days from the date of delivery of the Products.

DISCLAIMERS: EXCEPT AS EXPRESSLY SET FORTH IN THESE STANDARD TERMS, ARTO MAKES NO WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND WHATSOEVER, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Buyer acknowledges and agrees that (a) the Products are handcrafted products and are subject to efflorescence, porosity, color change, wear, the development of a patina and variation of surface texture, size and color and (b) all weights and dimensions (which may contain an allowance for joints) may vary within accepted standards for handcrafted products. Accordingly, and without limitation, Arto makes no warranty, express or implied, of any kind whatsoever, with respect to any of the forgoing. Arto has not authorized any person or entity to make any warranty on its behalf and will not be liable in any manner if any person or entity does so.

LIMITATION OF LIABILITY: IN NO EVENT SHALL ARTC BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY SPECIAL, EXEMPLARY, INDIRECT, INCIDENTAL, SPE CIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES OF ANY KIND WHATSOEVER (INCLUDING, WITHOUT LIMI TATION, LABOR USED TO REMOVE OR REPLACE PROD UCTS, CLAIMS FOR LOSS OF GOODWILL OR LOST PROF ITS, WHETHER IN CONTRACT, TORT OR OTHERWISE WHETHER FORESEEABLE OR UNFORESEEABLE, BASED ON ANY CAUSE OF ACTION, AND WHETHER OR NOT ARTO IS OR SHOULD BE AWARE OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL ARTO'S TOTAI LIABILITY FOR DAMAGES RELATING TO, BASED ON OR ARISING FROM THE PRODUCTS EVER EXCEED THE PRICE BUYER HAS ACTUALLY PAID FOR SUCH PROD-UCTS, REGARDLESS OF THE NATURE OF THE CLAIM SOME JURISDICTIONS MAY NOT PERMIT CERTAIN OF THE EXCLUSIONS AND LIMITATIONS SET FORTH IN THESE STANDARD TERMS, IN WHICH CASE THEY MAY NOT APPLY TO BUYER

 COMPLIANCE WITH LAWS: Buyer shall comply with all applicable federal, state and local laws, ordinances, rules and regulations with respect to its use and/or sale of the Products.

INDEMNIFICATION: Buyer shall indemnify, defend and hold harmless Arto and its affiliates, representatives, agents, shareholders, directors, officers and employees from and against any and all loss or damage (including, attorneys' fees and costs) incurred in connection with any suit or proceeding brought against them insofar as such suit, action or proceeding is based upon a claim based on, relating to or arising from (a) any breach by Buyer or Buyer's agents (or user or project owner or their agents) (collectively, the "Indemnifying Parties") of any provision of these Standard Terms or (b) the selection, storage, application, inspection, installation or sealing of the Products, (c) the failure of any of the Indemnifying Parties to follow written instructions or (d) the combination of the Products with other products.

INDEMNIFICATION PROCEDURE: Buyer shall have the right to: (a) employ attorneys to institute or defend any action, suit or proceeding, which attorneys must be reasonably acceptable to Arto, (b) take any other reasonably appropriate steps to protect all rights and interests at issue and/or (c) settle, compromise in good faith or in any other manner dispose of any suit, action or proceeding, and satisfy any award or judgment that may be rendered, except that no compromise, settlement or other disposition of any such suit, action or proceeding may be effected or committed by the Indemnifying Parties without the consent of Arto.

INDEPENDENT PARTIES: Nothing contained in these Standard Terms will create or be construed as creating, a joint venture or partnership between Arto and Buyer. Neither Arto nor Buyer is, by virtue of these Standard Terms or otherwise, authorized as an agent or legal representative of the other. Neither Arto nor Buyer is granted any right or authority to assume or to create any obligation or responsibility, express or implied, on behalf of or in the name of the other, or to bind the other in any manner.

NO THIRD PARTY BENEFICIARY: Nothing contained in these Standard Terms will be deemed to create, or be construed as creating, any third party beneficiary right, remedy or action for any third party or entity.

GOVERNING LAW, VENUE AND JURISDICTION: These Standard Terms are entered into in the State of California, and their validity, construction, interpretation and legal effect will be governed by the laws and judicial decisions of the State of California (irrespective of California's choice of law principles). Any legal action or proceeding arising from, based on, or relating to these Standard Terms will be filed only in an appropriate State or Federal Court located in the County of Los Angeles, California. Each of Arto and Buyer hereby irrevocably consents and submits to the exclusive personal jurisdiction of such courts for the purposes of litigating any such action, and waives any objection to such jurisdiction it may have based on forum non conviens or any similar doctrine.

ATTORNEYS' FEES: The prevailing party in any legal action, suit or proceeding based on, relating to or arising from these Standard Terms shall be entitled to recover its reasonable attorneys' fees and costs from the other party.

ENTIRE AGREEMENT: These Standard Terms constitute the entire understanding and agreement, and supersede any and all prior or contemporaneous representations, understandings and agreements, written or oral, between the parties with respect to the subject matter of these Standard Terms. These Standard Terms will prevail and be given precedence over any terms or conditions that appear on Buyer's purchase orders, acknowledgements and other documents and forms unless otherwise agreed upon by the parties in writing.

AMENDMENTS: No provision of these Standard Terms may be amended, supplemented or modified except by a writing that is signed by the parties.

WAIVER: No waiver of any provision of these Standard Terms, or of any rights or obligations of the parties, will be effective except pursuant to a written instrument signed by the parties, and any such waiver will be effective only in the specific instance and for the specific purpose stated in such writing.

SEVERABILITY OF PROVISIONS: In the event that any portion of these Standard Terms is held invalid or unenforceable, such portion will be deemed modified so as to make it valid and enforceable, consistent with the parties' intentions or if it cannot be so modified, will be deemed stricken, with the remaining portions of these Standard Terms to remain in full force and effect.

BINDING EFFECT: These Standard Terms will be binding upon and inure to the benefit of each of the parties and their respective successors, heirs and assigns.

FORCE MAJEURE: Arto will not be deemed in default if it or its performance or obligations are delayed or become impossible or impractical by reason of any act of God, war, fire, earthquake, labor dispute, sickness, accident, civil commotion, epidemic, act of government or government agency or officers, or any other cause beyond the control of Arto.

HEADINGS: The headings to sections of these Standard Terms are for convenience or reference only and do not form a part of these Standard Terms and will not in any way affect their interpretation.

INTERPRETATION: In these Standard Terms, whenever the context so requires, the masculine, feminine and neuter genders shall include the others, and the singular and plural shall include the other.

CONSTRUCTION: There shall be no presumption against Arto on the ground that it was responsible for drafting these Standard Terms.



PLEASE READ BEFORE SIGNING

By signing below, I certify that the facts contained in this Credit Application are true and complete, and will be used by Arto Brick for the purpose of reviewing and granting an open account status.

I authorize investigation of all statements contained herein and I authorize and request that the bank supplier and other references listed above give you all information concerning applicant's credit and financial responsibility and any other pertinent information they may have regarding applicant and any guarantor of applicant. Applicant, its guarantors' and the undersigned release all persons and entities from all liability for any loss or damage that may result from furnishing this information to you.

Applicant, its guarantor and the undersigned have read the **Standard Terms and Conditions** set forth on the previous pages (which are incorporated herein by this reference), and agree that they constitute the terms and conditions upon which all sales by Arto Brick are made.

Signature and Title	Date
Guarantor Signature	Date

WE DO NOT ACCEPT CREDIT APPLICATIONS
THAT DO NOT CONTAIN THE SIGNATURE OF A GUARANTOR



California Resale Certificate I hereby certify: I hold the following valid seller's permit number: I am engaged in the business of selling the following type of tangible personal property: This certificate is made for the purchase from Arto Brick of the item(s) I have listed in paragraph 5 below: I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law. Description of property to be purchased for resale: I have read and understand the following: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller or an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more. Name of Purchaser Signature of purchaser, purchaser's authorized employee or authroized representative Printed Name of Person Signing Title Address of Purchaser

phone: 310.768.8500 fax: 310.768.8500 web: www.artobrick.com

Date

Phone Number