

Terms of Agreement for Logos and Web-linking

THIS IS A CONTRACT. BY USING THE IMAGES, LOGOS, AND/OR TRADEMARKS OF GUARDIAN BUILDING PRODUCTS YOU AGREE TO ACCEPT AND BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

Upon your acceptance of this Agreement, GBP (Guardian Building Products) grants you a non-transferable, non-exclusive license to use the logos and trademarks that we have identified are available for your use. You agree to use these logos and trademarks solely for the promotion and sale of GBP products and to otherwise follow the terms and conditions below. All other uses of the logos and trademarks are prohibited. This license may be revoked at any time without prior notice, after which all use of the licensed logos and trademarks must cease.

The logos/trademarks are proprietary to GBP. You may not sell, lease or distribute copies of the images of these logos/trademarks to others. You may not alter these images (except that you may change the overall size of a logo as necessary to fit your particular graphic need). These images shall not be associated with images or words that are inappropriate or that editorialize GBP or its products, and shall not bear a subordinate relationship to the trademarks/logos of GBP's competitors or their respective products. You will not display GBP's trademarks/logos in a way that suggests you are a partner, principal, officer, director, employee, agent or other representative of GBP.

All statements and images on your web site relating to GBP or its products are subject to GBP's review, and GBP reserves the right to terminate this limited license if Limited Licensee's fails to comply with GBP's usage requirements.

You may create weblinks to GBP's web pages that are activated by clicking on GBP's logos/trademarks at your website. You agree to follow any instructions we provide relating to which GBP web content will be accessed through a particular link. Prior to activating any such weblink you will give GBP at least 10 days advance notice so that GBP can verify that the weblink is directed to the most appropriate web content relating to that logo/trademark. You will not under any circumstances be entitled to any linking, referral, transaction or usage revenues, commissions, membership or hit fees, or other fees or expenses for establishing the link or for any third party's visiting the GBP web site or its conducting any business with GBP, whether or not it results from its use of the link.

You represent and warrant to GBP that the content and materials you have placed on your web pages that contain any of GBP's logos/trademarks do not and will not infringe upon or violate (a) any U.S. copyright, patent, trademark or other proprietary right of a third party, or (b) any applicable law, regulation or non-proprietary third-party right.

You acknowledge that GBP owns the logos and trademarks and that the logos and trademarks are distinctive and indicate the source of GBP's products that bear the logos and trademarks. You agree not to challenge the validity of or GBP's title to the logos and trademarks, and not to oppose or petition to cancel any applications filed or registrations received for the logos and trademarks. All rights created by or arising from use of the logos and trademarks shall be and remain the sole and exclusive property of GBP. You shall not attempt to register or claim rights in the logos or trademarks alone or as part of another mark in the United States or foreign jurisdictions.

Except as stated above, this Agreement does not grant you any intellectual property rights in the logos or trademarks, or to any patents, trademarks, copyrights or other intellectual property rights owned or licensed by GBP.

The images of GBP's logos/trademarks are being supplied to you AS IS. GBP MAKES NO WARRANTY OR REPRESENTATION OF ANY KIND, WHETHER EXPRESS OR IMPLIED, WITH RESPECT TO THESE IMAGES. GBP SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES, WHETHER OF MERCHANTABILITY, SUITABILITY, FITNESS FOR A PARTICULAR PURPOSE, INFRINGEMENT OR OTHERWISE.

This Agreement shall be governed by the laws of the State of South Carolina, excluding the application of its conflict of law rules. If any part of this Agreement is found void and/or unenforceable, it shall not affect the validity of the remainder of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement shall terminate automatically upon your failure to comply with any of its terms. The Agreement can be amended only in writing signed by an authorized officer of GBP.

©2007, Guardian Building Products, Inc.