

## **TERMS & CONDITIONS**

## **GENERAL TERMS:**

Without limiting the generality of any provisions in the terms and conditions related to Armstrong's website, anyone using this website and/or downloading materials unconditionally agrees and acknowledges that "ARMSTRONG," "ARMSTRONG INTERNATIONAL," the ARMSTRONG trademarks (whether or not registered), including the "A" logo, Armstrong's company names etc. (collectively, the "Armstrong Brand Materials") are the exclusive property worldwide of Armstrong International, Inc., and that the user will not gain any rights or interests in the foregoing or in any Armstrong Brand Materials, that they will take no action inconsistent with Armstrong's ownership of this material; and that any rights to use any such materials shall be only with the express consent of Armstrong that may be revoked at any time. Further, no employee or representative of Armstrong has the authority to waive or modify any of the terms herein.

## PERMISSIBLE USES FOR ARMSTRONG REPRESENTATIVES:

As used herein, an "Armstrong Representative" is any company or enterprise that is not a subsidiary or affiliate of Armstrong, but which (i) has a direct written contract with Armstrong to serve as an Armstrong Sales Representative or International Distributor, and (ii) has been granted access to this website.

Armstrong Brand Materials downloaded from this site may be used on the user's line card, letterhead, business cards, website and sales literature of the Armstrong Representative for the purpose of advertising Armstrong products and their availability through your Armstrong Representative company.

## Armstrong Brand Materials may not be used:

- In or as part of your company name or in any manner that implies that your company or enterprise is an affiliate or subsidiary of Armstrong, or in a manner that implies that an individual user is an employee or officer of Armstrong.
- In or as part of your company's Internet domain name, without the express written consent of the President of Armstrong.
- In a manner that is inconsistent with the guidelines and instructions of this website.
- In connection with, or on products not manufactured or supplied by Armstrong, or in any way that implies that a non-Armstrong product is from Armstrong.
- On engineered packages built by your firm in a manner that implies that the package was manufactured or supplied by Armstrong.

- In any manner if the contract that appoints you or your firm as an Armstrong Representative
  expires or is terminated (in which case all uses of the Armstrong Brand Materials must cease
  immediately).
- On product packaging, wrapping or shipping containers without the express written approval of Armstrong.
- For uses other than the examples of permissible uses above without the express written consent of Armstrong.

Armstrong Representatives may not use any marks, names, logos that are confusingly similar to the Armstrong Brand Materials.

The permission to use the Armstrong Brand Materials as described herein may not be assigned to any other party.

By downloading artwork or other materials from this site, I agree that I have read and will comply with all standards, terms and conditions as listed above. Armstrong reserves the right to review any use of the Armstrong Brand Materials and to approve or disapprove of such use in Armstrong's sole discretion. Armstrong also reserves the right to amend or modify these terms and conditions in its sole discretion. Armstrong reserves all of its rights under applicable laws to enforce its rights in the Armstrong Brand Materials.