

PRICE AND SIZE GUIDE

2012

BRICK PAVER COLLECTIONS



OLD TOWNE COLLECTION



- 3 pc Olde Towne, 60mm, 30mm
- 2 pc Olde Towne, 60mm
- 6x9 Olde Towne, 60mm
- Mega Olde Towne, 60mm, 30mm
- Romanesque, 60mm
- Keystone Stonegate and Universal Cap

DESIGNER COLLECTION



- · Stonehurst, 60mm, 30mm
- Bluestone, 60mm (new product, October)
- Athens (8x12, 8x8), 60mm
- · Vienna, 75mm
- Tuscany, 100mm
- Keystone Country Manor and Abraided Cap

CLASSIC COLLECTION



- Park Plaza (4x4, 8x8, 12x12, 8x12, 16x16)
- Estate, Bishop Hat, Hexagon
- · Canyon Stone
- Stonehurst, 80mm
- Keystone Compac and Abraided Cap



- 3 pc Olde Towne, 60mm, 30mm
- 2 pc Olde Towne, 60mm
- 6x9 Olde Towne, 60mm
- Mega Olde Towne, 60mm, 30mm
- Stone Hurst, 60mm, 30mm
- · Bluestone, 60mm
- Athens (8x12, 8x8), 60mm
- Vienna, 75mm
- Munich Wall

BRICK PAVER COLLECTIONS



ARCHITECTURAL COLLECTION



- Shellstone (4x8, 12x12, 16x16)
- 4x8 ADA
- Keystone Stonegate and Universal Cap
- Mega Olde Towne, 80mm
- Stonehurst, 80mm

GREEN COLLECTION



- Rima, Aqua Paver, Pervious
- Turfblock
- Keystone Compac Wall
- Pisa II Wall

RETROFIT COLLECTION



- Olde Towne, 30mm
- Stonehurst, 30mm
- Mega Olde Towne, 30mm
- 12X12 Park Plaza, 25mm
- Estate, 25mm
- 4x8, 30mm
- · Bullnose Regular
- Bullnose 3-3/4"
- Bullnose 1"
- 6X12 Bullnose

RETAINING WALL COLLECTIONS



RETREAT COLLECTION



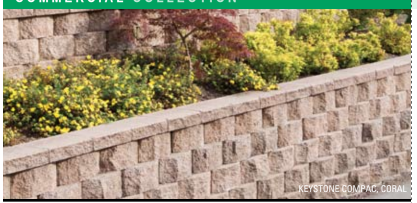
- Keystone Country Manor Wall
- Keystone Stonegate Wall
- Roman Pisa Wall, Coping, and Corners
- Fire Pits

GARDEN COLLECTION



- Keystone Palazzo
- Munich

COMMERCIAL COLLECTION



- Keystone Compac Wall and Abraided Cap
- Pisa II Wall, Coping, and Corners

PAVERS 2 3/8" Pavers Available in full cubes only



STONE SHAPE	NAME	WEIGHT/	SQ. FT./	PRICE PER S	PRICE PER SQUARE FOOT		
		CUBE (LB.)	CUBE	GREY CEMENT	WHITE CEMENT		
	BLUESTONE	2730	105	3.50	4.00		
	CANYON STONE 2X18X12 ² CANYON STONE 2X12X10 ²	2490 2490	128 128	NA NA	3.10 3.10		
	OLDE TOWNE 3 PC ³ OLDE TOWNE 2 PC (6X6, 6X9) OLDE TOWNE 6X9 ³	3224 3224 3224	124 124 ³ 124	2.50 2.50 2.50	2.75 2.75 2.75		
	MEGA OLDE TOWNE 3 PC ² MEGA OLDE TOWNE 3-1/8 3 PC ²	3016 3162	116 93	2.85 3.15	3.10 3.40		
	STONEHURST 3 PC ² STONEHURST 3-1/8 3 PC ²	3016 3162	116 93	2.85 3.15	3.10 3.40		
	ROMANESQUE CIRCLES	2444	94	3.40	3.80		
	BRICK 4X8 ¹ BRICK 4X8 (3-1/8)	3120 3264	120 ³ 96	2.50 3.15	2.75 3.40		
	VIENNA 2-3/4 3 PC ²	2760	92	2.90	3.20		
	PARK PLAZA 8X8 PARK PLAZA 8X12 PARK PLAZA 12X12 ² PARK PLAZA 16X16 ²	2756 2678 3120 2782	106 103 120 104	2.85 2.85 2.85 2.85	3.10 3.10 3.10 3.10		
	ESTATE PAVER ²	2730	105	2.85	3.10		
	HEXAGON 16"2	2366	91	2.85	3.10		
	BISHOP HAT	2470	95	2.85	3.10		
	SHELLSTONE 4X8 SHELLSTONE 12X12 ² SHELLSTONE 16X16 ²	3120 3120 2782	120 120 104	4.45 4.45 4.45	4.75 4.75 4.75		
0000	BRICK ADA (Charcoal and Red)	3120	120	6.50	NA		

ANTIQUE PAVERS Available in full cubes only



STONE SHAPE	NAME	WEIGHT/	SQ. FT./	PRICE PER S	QUARE FOOT
		CUBE (LB.)	CUBE	GREY CEMENT	WHITE CEMENT
	BLUESTONE	2730	105	4.45	4.95
	OLDE TOWNE 3 PC OLDE TOWNE 2 PC (6X6, 6X9) OLDE TOWNE 6X9	3224 3224 3224	124 124 124	3.45 3.45 3.45	3.70 3.70 3.70
	MEGA OLDE TOWNE 3 PC MEGA OLDE TOWNE 3-1/8	3016 3162	116 93	3.45 3.75	3.70 4.00
and the	STONEHURST 3 PC STONEHURST 3-1/8	3016 3162	116 93	3.45 3.75	3.70 4.00
	BRICK 4X8 ¹	3120	120	3.45	3.70
	VIENNA	2760	92	3.75	4.00
	ATHENS 8X8 ATHENS 8X12	2756 2756	106 106	3.45 3.45	3.70 3.70
	TUSCANY 4"	2415	69	5.50	5.80

1" Pavers Available in full cubes only

OLDE TOWNE 1	2277	207	2.35	2.55
MEGA OLDE TOWNE	1254	114	2.35	2.55
STONEHURST	1254	114	2.35	2.55
BRICK 4X8 ¹	2332	212	2.35	2.55
PARK PLAZA 12X12	1320	120	2.35	2.55
ESTATE PAVER	1166	106	2.35	2.55

PAVERS Clay Brick Pavers Available in full cubes only



STONE SHAPE	NAME	COLOR	PIECES/ CUBE	PRICE/ PIECE	PRICE/PIECE TUMBLED
	BRICK 4X8	COLONIAL SAND RED FLASHED RANGE MOUNT VERNON OLD BALTIMORE	450	.77	.90
		CHESTNUT BROWN VALLEY FORGE	450	.85	1.00
		OLD CHICAGO RECLAIMED	530	1.05	1.20

Bullnose

STONE SHAPE	NAME	WEIGHT/ CUBE (LB.)	PIECES/ CUBE	PRICE PER PIECE
and the second	BULLNOSE 6X12	3380	260	3.00
	REGULAR BULLNOSE	1560	325	1.80
	1.5" REMODEL BULLNOSE	1608	480	2.00
	3.75" REMODEL BULLNOSE	1172	250	2.00

Natural Stone

STONE SHAPE	NAME		PRICE PER S	QUARE FOOT	
		ROMAN	I/NOCE	GO	LD
	TRAVERTINE 6X12 12X12 16X16 ASHLAR	5. 5. 6. 6.	30 35	5.4 6.1 6.8	00 55
	TRAVERTINE BULLNOSE 6X12 12X12	6.: 13		6.4 13.	
	SLATE 12X12 16X16	BLACK 5.30 5.60	RUST 5.40 5.70	BLUE 5.75 6.30	YELLOW 6.30 6.85

Permeable Pavers (Green Collection) Available in full cubes only

STONE SHAPE	NAME	WEIGHT/ CUBE (LB.)	SQ. FT./ CUBE	PRICE PER SO GREY CEMENT	QUARE FOOT WHITE CEMENT
	AQUAPAVER 3-1/8	2924	92	3.75	4.00
	SF-RIMA® 3-1/8	2900	99 ⁵	3.75	4.00
888	TURFBLOCK 3-1/8	2200	94	3.50 (NATURAL GREY)	NA
	PERVIOUS PAVERS BRICK 4X8	3120	120	3.10	3.55
	PERVIOUS PAVERS OLDE TOWNE 3 PC	3330	124	3.10	3.55

RETAINING WALL SYSTEMS Pisa2®/RomanPisa®



STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ CUBE (LB.)	PIECES PER CUBE	COLOR	PRICE PI GREY CEMENT	ER PIECE WHITE CEMENT
	MEDGE NAME OF THE OWNER OWNER OF THE OWNER	NATURAL TAN SANTA FE	3.10 UNTUMBLED	3.50 UNTUMBLED			
WEDGE 6X8X12 2400	2400	60	CORAL TIMBERWOOD	4.10 TUMBLED	4.50 TUMBLED		
	0500	04	NATURAL TAN SANTA FE	9.35 UNTUMBLED	10.70 UNTUMBLED		
	CORNER	CORNER 6X20X8	2560	24	CORAL TIMBERWOOD	10.85 TUMBLED	11.20 TUMBLED
	PISA CAP 3X8X12 2560 128	NATURAL TAN SANTA FE	2.00 UNTUMBLED	2.45 UNTUMBLED			
	PISA CAP	PISA CAP 3X8X12		128	CORAL TIMBERWOOD	3.00 TUMBLED	3.45 TUMBLED

Keystone[®] Stonegate[™]

STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ CUBE (LB.)	PER CUBE	PRICE
	KEYSTONE® STONEGATE™	6X16/14X10 6X12/10X10 6X6/4X10	2500	26 sq. ft.	11.50 sq. ft.
	UNIVERSAL CAP	2 3/4X10X12	3000	120 pc	3.50 pc

Keystone[®] Country Manor™

STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ CUBE (LB.)	PER CUBE	PRICE
0,000	KEYSTONE® COUNTRY MANOR™	6X16/14X10 6X12/12X10 6X12/10X10 6X10/8X10 6X6/4X10	2500	26 sq. ft.	12.50 sq. ft.
	ABRAIDED CAP	3X14X12	2500	72 pc	4.75 pc

RETAINING WALL SYSTEMS Keystone® Compac IIITM



STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ CUBE (LB.)	PIECES PER CUBE	PRICE PER PIECE
	COMPAC III	8X18X12	1920	24	GREY BASE: 6.90 WHITE BASE: 7.70
	ABRAIDED CAP	3X14X12	2500	72	GREY BASE: 4.25 WHITE BASE: 4.75

Keystone® Palazzo™

STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ BLOCK (LB.)	WEIGHT/ CUBE (LB.)	PIECES PER CUBE	PRICE PER PIECE
	STANDARD ¹	4X12/9X8	25	3000	120	3.25
	TUMBLED	4X12/9X8	25	3000	120	3.65

Munich

STONE SHAPE	NAME	DIMENSION H X L X D	WEIGHT/ BLOCK (LB.)	WEIGHT/ CUBE (LB.)	PIECES PER CUBE	PRICE PER PIECE
	FULL	4X8X12	26	3328	128	2.95
	HALF	4X8X6	15	1650	128	2.20
	WEDGE	4X8X5/7	16	1100	72	2.45
	FIRE PIT (72 PC. WALL, 1 STEEL RING, 2 ADHESIVE)	30"	NA	1200	72	405.00
	SCREEN & GRILL ONLY	NA	NA	NA	NA	258.00

Precast

STONE SHAPE	DESCRIPTION	DIMENSION	PRICE/ PIECE
PRECAST COPING	PRECAST COPING	12X24	24.30
	COLUMN CAP	20"	112.50
	COLUMN CAP	26"	188.75
COLUMN CAP	COLUMN CAP	30"	233.50

RETURNS - 1) Special color orders are NOT accepted for return. 2) Open cubes will NOT be accepted for credit. 3) 25% restocking fee on all other returns. (FULL CUBES ONLY) (PLUS FREIGHT) 4) 1" pavers are NOT accepted for return. 5) Tumbled brick is NOT accepted for return. 6) Bullnose is NOT accepted for return.

WOODEN PALLETS - \$6.50 NON-REFUNDABLE charge will be applied if wooden pallets are requested.

TERMS AND CONDITIONS OF (1) REQUEST FOR CREDIT AND (2) SALE AGREED TO BY SELLER AND BUYER

- 1. CONTRACT. Each order shall constitute a binding contract of purchase and sale between Buyer and Seller in accordance with the Terms and Conditions on the Request for Credit and
- the terms of the Seller's Invoice.

 2. TERMS. The Seller's terms shall prevail over the Buyer's terms at all times. Seller is not bound by any terms on Buyer's order blanks which attempt to impose any conditions at variance with Seller's terms and conditions of sale which are included herein or stated on Seller's packages, invoices and technical data sheets. Seller's failure to object to provisions contained in the aforementioned Buyer forms shall not be deemed a waiver of the provisions of Seller's terms and conditions which, together with the typed or handwritten material in the invoice, shall constitute the entire contract between the parties. All orders are deemed to have been accepted by Seller at its General Offices, Florida, when they are either acknowledged by Seller or shipped.

 3. CHANGES. All sales are made in accordance with Seller's samples which Buyer represents he has seen and approved. No substitutions or changes in this order or its terms will be accepted unless approved in writing by Seller. Color texture may vary due to variability of raw materials, efflorescence and other factors beyond the Seller's control. Although the color pigments in concrete pavers have excellent durability and weatherability, depending on specific weather situations, during the first year or two after installation, efflorescence may form on product surface of concrete pavers. The nature of paving stone manufacturing is such that color/texture variance inevitably occurs from time to time. These can result from many factors beyond our control (temperature, humidity, pigment, and aggregate changes). Although great care is taken to prevent this variance, it is not a defect, and therefore TREMRON, INC is not liable in any way if exact matching does not occur. Efflorescence may form on the surface of concrete pavers during the first two years after instillation. It is caused by the reaction of carbon dioxide in the air and free calcium hydroxide within the paver and will form a white film on the top surface. With further ex

- 4. TAXES. Unless specifically shown hereon, price in this order does not include applicable taxes, whether federal, state or political subdivisions thereof. All taxes applicable to Buyer's order shall be added to the purchase price and shall be paid by Buyer.

 5. SALES TAX EXEMPTION. Sales Tax must be charged to and collected from Buyer unless Buyer provides a current Florida Tax Certificate with Sales Tax Number.

 6. NONCOMPLIANCE BY BUYER. Seller reserves the right to cancel this order or any part thereof without penalty if Buyer fails to comply with the terms and conditions of this transaction or fails to make any payments within the time specified. In the event of Buyer default, Seller may rescind any agreements between the parties and hold Buyer liable for all damages and losses occasioned thereby; or resell, at public or private sale, undelivered goods under this or other agreements between the parties as Seller may elect. Buyer shall be liable to Seller for the difference between (a) the agreement price of goods, plus all expenses and charges for the account of Buyer specified in this agreement and all expenses of storage and resale, and (b) resale price of the goods.
- 7. PRIVITY. The price quotations contained herein are directed solely and exclusively to the Buyer named on the reverse side hereof.

 8. TRANSPORTATION. Unless otherwise stated, all goods will be sold and shipped to Buyer F.O.B. plant. Each shipment or delivery shall be considered a separate and independent transaction. All deliveries are made to curb line. Any deliveries made past the curb line are the complete responsibility and risk of the Buyer. Any resultant damages shall be the Buyer's risk.
- The tractor trailers used for delivery are not equipped to enter sites which are not readily accessible. Additional freight may be charged for excessive waiting or unloading time.

 9. SHIPPING DATE. Shipping dates given in advance of actual shipment are estimated, Seller shall not be liable for delays resulting from causes beyond Seller's reasonable control by fire, weather, labor difficulties, delays in Seller's usual sources of supply, or priorities allocations, rating or other restrictions established under or imposed directly or indirectly by applicable law, regulations, orders issued by governmental or quasi-governmental authorities. All promises of shipment dates are estimated as closely as possible at the time of acceptance, but are not guaranteed, and Seller shall not be responsible for loss or damage due to failure to ship upon date specified. Seller shall not, under any circumstances, be liable for special, indirect,
- not guaranteed, and Series sharing to be responsible for loss of daringe due to failure to single plott date specified. Series sharing, three any circumstances, be liable to special, indirect, incidental or consequential damages on account of delay in furnishing merchandise contracted for or on account of the use or resale of such merchandise.

 10. REQUESTED DELAYS. If Buyer requests delay in shipment of material, Seller is not responsible for loss or damage. In such cases, the material will be invoiced when it is ready for shipment.

 11. SPECIAL ORDERS. Orders requiring special material or fabrication require a deposit and are not subject to cancellation unless full payment is made for the work done. No credit or refund shall be given on specially ordered goods. Materials produced for any order must be shipped within 45 days of production. Failure to begin shipping materials may result in sale
- naterials and/or billing for materials if special or custom colors.

 12. SPECIAL OR CUSTOM COLORS. Purchaser agrees to take delivery on total quantity ordered PLUS agrees to pay either \$ 1000.00 for special color run or to accept, ship and pay in full for all excess materials produced in order to fulfill originally ordered quantity. (Plus any additional shipping cost)

 13. RETURNS. Goods returned without Seller's written "Return Goods Authorization" will not be accepted for replacement, credit or refund. Used, obsolete and specially ordered goods may not be returned for credit or refund. If approved, credit for such return will be based upon whether the goods are resalable and the price at which they were originally invoiced. There is a restocking charge of not less than twenty five percent (25%), plus freight, on all returns. Materials delivered more than thirty (30) days will not be accepted for credit. Tumbled materials, 1" materials, Bullnose, opened bundles and special color items are not accepted for return. Buyer agrees that any order cancelled after production will be subject to a 50% surcharge even if materials have not been delivered to job site. Further, cancellation of any special or custom color shall be subject to payment in full.

 14. SPECIFICATIONS. Seller reserves the right to change specifications as conditions warrant.

 15. REPRESENTATIONS. No accent. employee or representative of the Seller has any authority to bind the Seller to any affirmation, representation or warranty concerning the goods sold
- 15. REPRESENTATIONS. No agent, employee or representative of the Seller has any authority to bind the Seller to any affirmation, representation or warranty concerning the goods sold under this Agreement and, unless an affirmation or representation or warranty made by an agent, employee or representative is specifically included within the agreement in writing, it has not formed a part or basis of this Agreement and shall not in any way be enforceable by the Buyer.
- 16. All dimensions and weights are nominal and will vary within accepted standards for concrete products. Square foot quantities vary from shape to shape and are calculated on mold
- 16. All dimensions and weights are nominal and will vary within accepted standards for concrete products. Square foot quantities vary from shape to shape and are calculated on mold manufacturer's blueprints with an allowance for sand joints.

 17. WARRANTIES. Seller makes no warranty of any kind, expressed or implied, except that the goods sold under this Agreement shall be of the standard quality of Seller, and Buyer assumes all risk and liability resulting from the use and/or installation of the goods, whether used singly or in combination with other goods. Seller neither assumes nor authorizes any person or entity to assume for Seller any liability in connection with the sale or use of the goods sold, and there are no oral agreements of warranties collateral to or affecting this Agreement other than as specifically set forth herein. This warranty is void should materials show physical evidence of abuse, misuse, or accidental damages. Excluded are claims for special, incidental, consequential or indirect damages for breach of any express or implied warranties. ANY IMPLIED WARRANTIES, INCLUDING MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, SHALL NOT EXTEND BEYOND ONE YEAR. THERE ARE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, OTHER THAN AS WRITTEN HEREIN. UNDER NO CIRCUMSTANCES WILL CLAIMS FOR REMOVAL AND REPLACEMENT COSTS BE CONSIDERED. OUR LIABILITY IS LIMITED TO REPLACEMENT OF THE STONE
- UNDER NO CIRCUMSTANCES WILL CLAIMS FOR REMOVAL AND REPLACEMENT COSTS BE CONSIDERED. OUR LIABILITY IS LIMITED TO REPLACEMENT OF THE STONE ONLY TO THE JOB SITE.

 18. INSPECTION. The goods shall be inspected upon delivery to Buyer. Failure to inspect and send written notification of rejection to Seller by registered or certified mail specifying the nature of the complaint within three (3) days after receipt by Buyer shall constitute a waiver of Buyer's rights of inspection and shall constitute an irrevocable and final acceptance of the goods and an admission that they fully comply with all terms, conditions, and specifications of the Agreement, impairing any other remedy available to the Buyer for nonconformity. Buyer expressly waives any rights the Buyer may have to revoke acceptance after such three-day period. Claimed unsuitable or unsatisfactory materials must be available for inspection by Seller to entitle Buyer to an adjustment or credit. Use of any materials by or on behalf of Buyer shall constitute acceptance. Expenses of inspection must be borne by Buyer.

 19. CLAIMS. Loss or damage must be reported within three (3) days after delivery. Buyer shall have no right to deduct the amount of any claim from an invoice until Seller has authorized that claim.

 20. DAMAGES. In the event Seller fails to make delivery or repudiates, or of Buyer's rightful rejection of the goods, Buyer shall not be entitled to recover any special, indirect, incidental, or consequential damages. In such event, the Buyer may, in addition to recovering so much of the pieces as has been paid, recover the difference between the market price at the time when the Buyer learns of the Seller's breach and the contract price (damages). The foregoing shall be the exclusive remedy of the Buyer for Seller's failure to make delivery or repudiation or for Buyer's rightful rejection of the goods.

- the Buyer learns of the Seller's breach and the contract price (damages). The foregoing shall be the exclusive remedy of the Buyer for Seller's failure to make delivery or repudiation or for Buyer's rightful rejection of the goods.

 21. SOLVENCY OF THE BUYER. Buyer represents by accepting delivery that he is not insolvent ("Insolvent") as that term is defined in the Uniform Commercial Code, FLA. STAT. 671.201(23). Buyer will notify Seller upon becoming insolvent. Failure to notify Seller of insolvency shall be construed as a reaffirmation of Buyer's solvency at the time of delivery.

 22. RECLAMATION BY SELLER. Goods must be returned to possession of the Seller at Seller's place of business at Buyer's risk and expense if Buyer fails to make payment as provided herein or if Buyer fails to perform any obligation under this Agreement while any payment remains unpaid or if any transfer of any of the goods by the Buyer would constitute a bulk transfer. In the event Buyer becomes Insolvent, Seller may reclaim all goods shipped to the Buyer pursuant this Agreement.

 23. RISK OF LOSS. Risk of loss shall pass to the Buyer at the time the goods are actually tendered to the carrier for delivery.

 24. TITLE. Title to the goods shall remain with the Seller until Buyer pays for the goods.

 25. PRICE. In the event of an inconsistency between the unit price and the gross price, the unit price shall be presumed correct.

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 26. PAYMENT. Buyer shall have twenty (20) days from Seller's tender to carrier in which to make payment of the purchase price. In the event the goods are lost in transit after conforming tender by Seller to carrier, Buyer is obligated to pay notwithstanding his inability to inspect. Buyer is obligated to pay a service charge of \$25.00 or an amount of up to five percent (5%) of the face amount of the check, whichever is greater when a check has been dishonored for any reason. Payments are due at the place of business of the Seller. Unless specified by the Buyer, all payments of the Buyer's account shall first be applied to the oldest unpaid charges on Buyer's account with Seller.
- 27. SERVICE CHARGE. In the event Buyer shall fail to pay the purchase price within thirty (30) days from Seller's tender to carrier, a service charge at the rate of one and one-half percent (1.5%) per month (eighteen percent (18%) per annum) shall be charged. If default in payment continues for thirty (30) days or more, Seller may suspend further deliveries until all indebtedness of Buyer to Seller has been paid in full.
- 28. CASH OR CREDIT CARD PAYMENT. If, in Seller's judgment the financial condition of Buyer at the time the goods are ready for shipment does not justify the terms of payment specified. Seller reserves the right to require payment in cash or credit card before shipment. All C.O.D. orders are to be paid by cash or certified check prior to shipment.

 29. ATTORNEY'S FEES. In the event it becomes necessary for Seller to retain an attorney to collect the monies due, or to reclaim any goods ordered by Buyer, Buyer agrees to pay all
- costs of collection, or reclamation, whether or not it is necessary to commence litigation, including reasonable attorney's fees (including appeals) of not less than fifteen percent (15%) of the balance due, and court costs.
- 30. COMPLETE AGREEMENT. This Agreement is intended by the parties as a final expression of their agreement and is intended as a complete and exclusive statement of the terms of the Agreement. No course of prior dealings between the parties and no usage of trade shall be relevant to supplement or used to explain any of the terms used in this Agreement.

 31. RENEWAL OR WAIVER. None of this Agreement's terms shall be deemed to have been waived by Seller unless such waiver is in writing and signed by Seller.
- 32. JURISDICTION. This Agreement was made and entered into in the State of Florida and shall be governed by and construed in accordance with the laws of the State of Florida. Venue shall be in the Florida courts.
- 33. MODIFICATIONS. This Agreement can be modified or rescinded only in writing, signed by an officer of Seller. No sales representative of the Seller has authority to alter, vary or waive any of the foregoing standard conditions. Stenographical and clerical errors are subject to correction.

 34. TITLES. Paragraph titles are for convenience of reference only.

 35. SEVERABILITY. The invalidity or unenforceability of any provision hereof shall in no way affect the validity or enforceability of any other term, covenant, condition or provision contained herein.

 36. ORDERING. Orders should include complete shipping information, i.e., company name, correct address and zip code.

 37. FREIGHT. Orders should indicate desired method of shipment.

- 38. COPYRIGHT. No parts of our catalogs or promotional material can be reproduced without our express written consent.
 39. INSTALLMENT DELIVERIES. Non-delivery or default by the Seller as to any installment shall not be deemed a breach of this Agreement except as to such installment. Such non-delivery or such default shall not relieve the Buyer from its obligation to accept and pay for any subsequent or prior installment.
- 40. BENEFIT. This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the respective parties.

PRODUCT COLORS



Standard Colors for Pavers



















SPECIALTY COLORS FOR PAVERS

















Standard Colors for Bullnose

















SPECIALTY COLORS FOR BULLNOSE















Pisa 2®











KEYSTONE® Stone Gate















KEYSTONE® Country Manor















KEYSTONE® Palazzo

















Compac









Munich









www.tremrongroup.com

JACKSONVILLE

2885 St. Clair Street
Jacksonville, FL 32254
866.358.5900 or
904.359.5900
Fax 904.359.5901

MIAMI 11321 NW 112th Court Medley, FL 33178

800.567.1480 or 305.825.9000 Fax 305.823.6614 **ARCADIA**

3144 Highway 17 NE Arcadia, FL 34266 877.490.0990 or 863.491.0990 Fax 863.491.8990 **LAKELAND**

1030 Airport Road Lakeland, FL 33811 877.490.0990 or 863.603.0995 Fax 863.616.9485