



# AP ARMAFLEX® Self-Adhering Sheet & Rolls

PRICE LIST: 1/2019  
Customer: 0

All Prices in USD

## AP/ARMAFLEX Self-Adhering Sheet/Roll

AP/ARMAFLEX SELF-ADHERING SHEET INSULATION (25/50 Rated except where noted)							
Item Code	Sheet Size and Nominal Thickness	List Price Per Sq. Ft.	Net Price Per Sq. Ft.	Packaging Data			
				Sheets Per Carton	Sq. Ft. Per Carton	UCC Codes	Weight Per CTN (lbs)
SAS14043	36" X 48" X 1/4"	\$9.284	\$0.000	24	288	10803014122433	27.1
SAS38043	36" X 48" X 3/8"	\$10.043	\$0.000	16	192	10803014122457	27
SAS12043	36" X 48" X 1/2"	\$10.627	\$0.000	12	144	10803014122426	26.5
SAS34043	36" X 48" X 3/4"	\$12.460	\$0.000	8	96	10803014122440	26.5
SAS10043	36" X 48" X 1"	\$13.713	\$0.000	6	72	10803014122389	28.4
SAS11243*	36" X 48" X 1-1/2" (not 25/50 rated)	\$18.067	\$0.000	4	48	10803014122419	27.8
SAS20043*	36" X 48" X 2" (not 25/50 rated)	\$20.799	\$0.000	3	36	10803014135754	28.8

AP/ARMAFLEX SELF-ADHERING ROLL INSULATION (25/50 Rated except where noted)							
Item Code	Sheet Size and Nominal Thickness	List Price per Sq. Ft.	Net Price Per Sq. Ft.	Packaging Data			
				Sq. Ft. Per Carton	UCC Codes	Weight Per CTN (lbs)	
SAR38040*	48" X 100' X 3/8"	\$10.043	\$0.000	400	10803014122372	61.0	
SAR12040	48" X 70' X 1/2"	\$10.627	\$0.000	280	10803014122341	58.9	
SAR34040	48" X 50' X 3/4"	\$12.460	\$0.000	200	10803014122365	59.5	
SAR10040	48" X 35' X 1"	\$13.713	\$0.000	140	10803014122310	61.7	
SAR11240*	48" X 25' X 1-1/2" (not 25/50 rated)	\$18.067	\$0.000	100	10803014122334	63	
SAR20040*	48" X 18' X 2" (not 25/50 rated)	\$20.799	\$0.000	72	10803014124697	63	

AP ARMAFLEX SELF-ADHERING SHEET INSULATION (25/50 Rated)							
Item Code	Sheet Size and Nominal Thickness	List Price Per Sq. Ft.	Net Price Per Sq. Ft.	Sheets Per Carton	Packaging Data		
					Sq. Ft. Per Carton	UCC Codes	Weight Per CTN (lbs)
SAS11243FS*	36" x 48" x 1-1/2"	\$22.154	\$0.000	4	48	10803014112021	50.3
SAS20043FS*	36" X 48" X 2"	\$29.553	\$0.000	3	36	10803014132272	28.8

AP ARMAFLEX SELF-ADHERING ROLL INSULATION (25/50 Rated)							
Item Code	Roll Size and Nominal Thickness	List Price Per Sq. Ft.	Net Price Per Sq. Ft.	Packaging Data			
				Sq. Ft. Per Carton	UCC Codes	Weight Per CTN (lbs)	
SAR11240FS*	48" x 25' x 1-1/2"	\$22.154	\$0.000	100	10803014137000	50.3	
SAR20040FS*	48" X 18' X 2"	\$29.553	\$0.000	72	10803014136836	49.0	

\* Made to order items requiring lead times and minimum order quantities.  
\*\*Not 25/50 rated  
No returns on made to order items.

- Loading Factor for Rolls = .67 / 144 CTNS per 53' Trailer
- Loading Factor for sheets = .31 / 312 CTNS per 53' trailer

## CONDITIONS OF SALE

Stated below are the terms and conditions upon which Armacell (or "Seller"), will accept orders for the merchandise that Armacell as sole SELLER delivers to you. Such merchandise shall be identified on an invoice or other communication to you. By entering an order directly with SELLER or by the transmission of your order from an affiliate of SELLER to SELLER for acceptance, you agree that the terms and conditions set forth below shall be incorporated in your order.

No order placed with the SELLER shall be considered as accepted until officially acknowledged by the SELLER. If SELLER'S acknowledgement contains terms additional to or different from the PURCHASER'S order, it shall be effective as an acceptance of such order only if such additional or different items are included in the order, and they shall be so included if not objected to in writing within ten (10) days from the date of SELLER'S acknowledgement.

All sales are F.O.B. shipping point, notwithstanding freight allowance (if any) noted herein.

Shipping dates are approximate and are based on receipt of complete information with the order. In no event is SELLER liable for any deliver delays. If drawing approval is required, drawings must be returned on schedule to maintain shipping date. SELLER will determine the point of origin of shipment, the method of transportation and the routing of shipment. PURCHASER will be billed for transportation charges advanced by SELLER, if any. In no event will SELLER be responsible for demurrage or detention charges.

PURCHASER shall have a reasonable amount of time after receipt of merchandise to inspect and reject or accept such merchandise. In any event, acceptance will be deemed to have occurred no later than thirty (30) days after shipment.

Merchandise sold shall remain the property of SELLER and shall remain personal property until fully paid for in cash, and PURCHASER agrees to perform all acts that may be necessary to perfect and assure retention of title to such merchandise by SELLER. Risk of loss of the merchandise, or any part of the merchandise, shall pass to PURCHASER upon delivery of such merchandise or part at the designated delivery (F.O.B.) point.

Terms of payment shall be subject to approval of SELLER'S Credit Department and in case of doubt arising at any time as to PURCHASER'S financial responsibility, SELLER may require payment in advance, or production may be stopped and shipments suspended until satisfactory assurances are received. SELLER shall be under no obligation to make any shipment when PURCHASER is in default hereunder or under any other agreement between SELLER and PURCHASER.

Prices of all goods are those applicable on date of shipment and to PURCHASER. All prices contained herein are the best current estimate of SELLER and are subject to change without notice.

Unless otherwise specified by SELLER, payment terms are net thirty (30) days from the date of invoice. Payments will be credited to PURCHASER'S account when the funds paid are available to SELLER without any restriction related to the collectability of funds received from PURCHASER. If payments are not made when due, PURCHASER shall pay, in addition to the overdue payment, a late charge equal to the lesser of 1.5% per month or the highest applicable rate allowed by law on all

The goods sold hereunder are warranted to be free from material defect in material and workmanship for a period of thirty (30) days following shipment of such goods. ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY THAT THE GOODS ARE MERCHANTABILITY OR FIT FOR A PARTICULAR PURPOSE ARE HEREBY EXCLUDED. Defective goods may be returned to SELLER after inspection by SELLER and upon receipt of definite

### • Allowable Short Lengths

Two 3' lengths may be packed in lieu of one 6' length. This will be limited to IDs of 2-1/8" or greater in nominal 3/8" and 1/2" thicknesses and 1-1/2" IPS or greater for nominal 3/4" and 1" wall thickness. There will be a maximum of two 3' lengths per carton.

- Tube carton size - 16" x 10-3/4" x 76-5/8"
- Sheet carton size - 39" x 9" x 50-12"
- Roll carton size - 25-1/2" x 25-1/2" x 50-1/2"

Goods so returned and found to be defective will be replaced or repaired without charge but SELLER shall not be liable to PURCHASER or any other person for loss or damage directly or indirectly arising from the use of the goods, from breach of any warranty, or from any other cause, the exclusive remedy against the SELLER being to require replacement or repair of defective goods. Every claim on account of defective goods, short count, or for any other cause, shall be deemed waived by PURCHASER unless made in writing within thirty (30) days from the date of shipment of goods to which such claim relates.

SELLER, its contractors and suppliers of any tier, shall not be liable in contract, in tort (including negligence and strict liability) or otherwise for damage or loss of other property or equipment, loss of profits or revenue, loss of use of equipment, cost of capital, claims of customers of PURCHASER, or for any special, indirect, exemplary, punitive, incidental or consequential damages whatsoever.

The remedies of PURCHASER set forth herein are exclusive and the total cumulative liability of SELLER with respect to this contract or anything done in connection therewith, such as the performance or breach thereof, or from the manufacture, sale, delivery, resale or use of any merchandise covered by or furnished under the contract, whether in contract, in tort (including negligence and strict liability) or otherwise, shall not exceed the price of the merchandise or part on which such liability is based.

In the event PURCHASER transfers to a third party any merchandise supplied hereunder or any right or interest therein, PURCHASER agrees to indemnify, defend and hold SELLER harmless from any and all liability to such transferee or any subsequent transferee in excess of what SELLER'S liability would have been if such transferee had been bound by these Conditions of Sale in the same manner as PURCHASER.

Sales hereunder are subject to the condition that the PURCHASER pay the SELLER the amount which SELLER is required to pay on account of any excise, manufacturer's payroll, value-added, use, or sales taxes or charges which may be established or levied by any sales taxes or charges which may be established or levied by any governmental authority (domestic or foreign) upon the merchandise sold hereunder or any part thereof, or the manufacture, use, sale, or delivery thereof, or upon the materials entering into the manufacture thereof, insofar as the same may be applicable to the merchandise sold hereunder or the manufacture, use, sale, or delivery thereof.

Delay or failure of SELLER to perform any contract in accordance with the terms shall be excused by (a) sabotage, fire flood, differences with workmen, riot, insurrection, war, act of any governmental authority, priorities granted at the request or for the benefit, directly or indirectly, of any government or agency thereof, shortage of raw material, inability to meet current sales requirements, act of God, act of PURCHASER, or (b) any causes beyond the reasonable control of SELLER. Any of the foregoing conditions resulting in delay or failure to perform any contract shall excuse such delay or failure whether the condition exists now or arises hereafter. In case of such delay or failure to perform for any of the above causes which continue, for more than thirty (30) days, the date of delivery or time for completion will be extended by a period of time necessary to overcome the effect of such delay, or either party may cancel the contract upon notice in writing given to

These Conditions of Sale shall be interpreted and construed in accordance with the laws of the state of North Carolina, without regard to conflicts-of-law rules of such state. The parties expressly exclude the applicability of the United Nations Convention on Contracts for the International Sales of Goods. Any action or proceeding arising out of or related to this Agreement shall be brought only in a federal or state court located in Alamance County, North Carolina, and the parties hereby consent to such venue and the jurisdiction of such courts over the subject matter of such

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All information is subject to change without notice