



Association for Retail Technology Standards (ARTS)

License Agreement for Non-Member Participation, Submissions, and Public Comments

The Members of the Association for Retail Technology Standards (“ARTS”), a division of the National Retail Federation (“NRF”), have developed, and continue to develop and extend, technical specifications for retail technology (“ARTS Specifications”). From time to time and on a limited basis, ARTS permits non-members to participate in connection with Technical Committees or Work Teams developing ARTS Specifications (“Participate”) and also invites non-members to make submissions of materials, ideas, suggestions, or other contributions (“Submissions”) to or for ARTS, a Technical Committee, or Work team for incorporation into or modification of ARTS Specifications. In addition, ARTS has published certain ARTS Specifications in final form, and has also made certain drafts for ARTS Specifications, or for new versions or amendments thereof, available for public comments, such as written comments suggestions and other feedback (“Public Comments”) from the general public or other interested parties that are not members of ARTS. In order to protect the integrity and usefulness of ARTS Specifications, NRF and ARTS will not permit or accept Submissions by or Public Comments from any non-member unless and until the non-member has executed this agreement. In addition, a non-member may not Participate unless agreeing to the terms and conditions of the ARTS Intellectual Property Policy by executing this agreement.

By signing below, you (on behalf of yourself if acting as an individual and your company if on behalf of the company) agree that:

TO PARTICIPATE as a non-member, you and/or your company agree to the terms and conditions of the ARTS IP Policy; or

TO MAKE SUBMISSIONS OR PUBLIC COMMENTS:

- (1) You and/or your company hereby grant NRF and ARTS a non-exclusive, worldwide, perpetual, irrevocable, royalty-free copyright license, with the right to sublicense, to use, disclose, copy, publish, license, modify, create derivative works or otherwise distribute and exploit Submissions or Public Comments you provide for the purpose of developing and promoting ARTS Specifications or any other purpose reasonably related to the ARTS Specifications.
- (2) You and/or your company agree to grant, upon request, to each implementer of an ARTS Specification that incorporates or is based on your Submissions or Public Comments, a non-exclusive, worldwide, royalty-free license under all applicable intellectual property rights, including patents and copyrights, owned or controlled by you or your company, to make, have made, use, import, offer to sell, sell and otherwise distribute and dispose of any product that implements and complies with the portions of the ARTS Specification that incorporate or are based on the Submissions or Public Comments.
- (3) You warrant to the best of your knowledge and belief (a) that you have rights to provide the Submissions or Public Comments, and if you are providing Submissions or Public Comments on behalf of a company, you warrant that you are authorized to provide such Submissions or Public Comments and to make the foregoing license grants and commitments on behalf of your company; (b) that you are not aware of any patents or other intellectual property rights, held by a third party, that cover the Submissions or Public Comments; and (c) that the Submissions or Public Comments are not subject to licensing restrictions or limitations that would require any implementing product to be disclosed or distributed in source code form, or require licensing for the purpose of making derivative works.
- (4) You also acknowledge that ARTS is not required to incorporate your Submissions or Public Comments into any version of the ARTS Specifications, and that Submissions or Public Comments are not confidential and ARTS is free to disclose them to any party for any purpose.

By: _____ Date: _____

Name (print): _____ Title: _____

Company: _____