

# ORDER FORM

Logo options for top of stone (check one):

- Special 50th Medallion  
(limited time—only during our  
"Happiest Homecoming Celebration")
- Wedding Bells
- Mouse Ears - dated  
(current year)
- Mickey's Hands

## Exclusive Logo Choices

- Annual Passholder  
Exclusive\*
- Cast Member  
Exclusive\*

\*-include copy of AP or CM ID for exclusive logo choices and/or to receive applicable discounts.

Each stone may contain (3) three lines of script with up to (16) sixteen characters per line. Spaces and punctuation are counted as characters. Please fill out your inscription below:


(Proper person or family names, a single date, season, and a place [such as Anaheim, CA] may be included within the inscription. Information, including, but not limited to, memorials, company names, nicknames, slogans or salutations are not permissible.)

Name \_\_\_\_\_  
Address \_\_\_\_\_  
\_\_\_\_\_ ZIP \_\_\_\_\_  
Phone \_\_\_\_\_

For an additional \$35, you can purchase an acrylic or wooden replica of your stone as a keepsake.

Description:	Quantity	Total
Commemorative stone (\$150.00 ea.)	_____	+ _____
Acrylic Replica (\$35.00 ea.)	_____	+ _____
Wooden Replica (\$35.00 ea.)	_____	+ _____
Tax (CA/FL Residents - 7.75%)	_____	+ _____
Cast Member(A/B)/Premium Annual Pass Discount (10%)	_____	- _____
<b>Grand Total</b>	_____	_____

Method of Payment:

(Please remember to sign application agreement on back of form.)

- Enclosed is a check.  
(Please make check payable to Disneyland® Resort)
- VISA    Amex    Discover    MC    The Disney Card
- Card Number \_\_\_\_\_  
Expiration Date \_\_\_\_\_  
Name on Card \_\_\_\_\_  
Signature \_\_\_\_\_

Send to: Disneyland® Resort, PO Box 3232 Anaheim, CA 92803  
ATTN: "Walk of Magical Memories" DL635B

Fax: (714) 781-4236 or phone: (800) 760-3566  
E-mail: dl.bricks@disney.com

There are a limited number of stones available.

# APPLICATION AGREEMENT



To apply to sponsor a Disney's "Walk of Magical Memories" stone, please read each of the terms and conditions listed below, sign at the bottom, accurately complete the reverse side of this application, and return with the Sponsorship Fee.

- The Disneyland Resort ("Disney") reserves the right in its sole discretion to deny any application to sponsor a stone and return or refund any Sponsorship Fee. If this application is accepted, in Disney's sole discretion, Disney will arrange for name(s), date, city, or state or country contained in the inscription on the reverse side of this application to be placed on the stone. No other information, including, without limitation, memorials, slogans, salutations or company, entity, association or group names may be included on the stone. Disney, in its sole discretion, may refuse to imprint any inscription (or portions thereof) on any stone. This application shall only be considered accepted and an agreement if and when the stone is installed.
- Any party or parties who apply to sponsor a stone are individually and collectively referred to in this Agreement as a "Sponsor" and the cost of a stone is referred to in this Agreement as a "Sponsorship Fee." Sponsor shall have no control over the location of the stone or its date of installation.
- As the Disneyland Resort is ever-changing, Sponsor agrees that the stone and/or the walkway may be replaced or relocated within the Disneyland Resort, the walkway may be temporarily closed, access to the walkway may be restricted and/or construction of the walkway may be discontinued, all at Disney's sole discretion and all without advance notice to the Sponsor or any liability to Disney.
- Sponsor agrees that the stone may be permanently removed. If the stone is permanently removed prior to or on the tenth anniversary of its sponsorship, Sponsor's only right or remedy shall be to receive a refund of the Sponsorship Fee. If the stone is removed after the tenth anniversary of its sponsorship, Sponsor shall not be entitled to any rights or remedies for such removal including, but not limited to, no rights to monetary damages or to require that the stone or the walkway be maintained, repaired, replaced, removed or relocated.
- Sponsor shall have no control over the design, format, material, appearance, construction, manufacture, installation, maintenance, repair, admission, or access to, or operation of the stone or the walkway. Sponsor recognizes that the stone may chip, crack, wear or otherwise become damaged due to any cause. Sponsor will not be entitled to any rights or remedies for such damage including, but not limited to, no rights to monetary damages or to require that the stone or the walkway be maintained, repaired, replaced, removed or relocated.
- Disney, its parent company, affiliates, subsidiaries and related companies, and/or assigns may photograph, tape, illustrate, film or otherwise reproduce the stone including the name(s) contained in the inscription on the reverse side and use the same in any promotional, marketing, publicity or advertising materials, or in any other manner whatsoever, without the consent of, or payment of any compensation to, Sponsor or any other individual or individuals whose name(s) are on the stone.
- Sponsor shall acquire no right under this Agreement to use, and Sponsor shall not use, the name "Disney" or "Disneyland" (either alone or in conjunction with or as a part of any other word, name, mark, symbol or logo), or any trademarks, fanciful characters, designs or other intellectual property of Disney or its affiliates (including, but not limited to, the Disney properties on the stone) to express or imply any affiliation, sponsorship, selection, approval, or endorsement by Disney or its affiliates, or in any other manner whatsoever.
- Neither this Agreement nor the installation of the stone entitles Sponsor to: (a) any ownership interest in the stone or the Disneyland Resort or any part thereof; (b) any right, title or interest in or to any real estate or other property; or (c) free or discounted admission to Disneyland park, Disney's California Adventure™ park, the Disneyland Hotel, Disney's Paradise Pier Hotel, Disney's Grand Californian Hotel, or any other part of the Disneyland Resort.
- Disney reserves the right in its sole discretion to change any or all of the Agreement terms and conditions for future Sponsors of stones.
- Sponsor's only right or remedy as a result of any breach of Disney's obligations under this Agreement shall be to seek a refund of the Sponsorship Fee and Sponsor will not have the right to rescind or terminate this Agreement or any of the rights of Disney or any of its affiliates hereunder, nor the right to join any of Disney's (or its affiliates') actions in connection with the stone or the walkway.
- If Sponsor has included in the inscription, the name(s) of an individual or individuals who did not sign this Agreement: (a) Sponsor warrants and represents that he or she is authorized to do so; (b) Sponsor agrees that Sponsor will be solely responsible for and will indemnify and hold Disney, its affiliates and assigns harmless against any claims or causes of action of any nature by or on behalf of said individual or individuals relating to the stone, including, without limitation, the use of any name(s) on the stone as permitted by Section 6 of this Agreement; and (c) Sponsor agrees that the stone may be permanently removed in the sole discretion of Disney if at any time an individual or individuals who did not sign this Agreement request to have his or her name(s) removed from the stone and that Sponsor shall not have any right to any refund or compensation, or any other right or remedy. Any individual or individuals who did not sign this Agreement shall have no rights under this Agreement and shall not be third party beneficiaries under this Agreement.
- This Agreement constitutes the entire agreement between Sponsor and Disney, and supersedes any prior representations regarding the Sponsor's sponsorship. This Agreement may not be modified except in a signed writing. This Agreement shall be governed by the laws of the State of California and any legal proceeding of any nature arising out of any matter pertaining to this Agreement shall be submitted for trial, without jury, before the California State Superior Court in and for Orange County; or, if the Superior Court does not have jurisdiction, then before any other court sitting in Orange County, California, having subject matter jurisdiction. This Agreement will inure to the benefit of and will be binding upon the Sponsor's affiliates, successors, licensees, assigns, heirs and representatives. Sponsor agrees that Disney shall be entitled to assign any of the rights, interests or obligations under this Agreement in whole or in part without their prior consent.

I/We, Sponsor, have read and hereby agree to the above stated terms and conditions.

Sponsor Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Sponsor Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Signature of parent or legal guardian required for any Sponsor who is a minor (not yet of legal age).

I have read and hereby agree to the above stated terms and conditions as the parent/legal guardian of all minor Sponsors:

Parent or Guardian Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Print Name of Parent or Guardian: \_\_\_\_\_