





Single Source Limited Warranty (Labor & Material)


Seamless Technologies, Inc. () warrants to _____, hereinafter called the "Owner", subject to the terms and conditions of this agreement, the herein described installation.



Job Reference		Room References	
Job Address			
		 Authorized Contractor	
Owner Contact		 System	
Owner Company		System Colors	
Owner Address		System Finish Coat	
		Size (Sq. & Lin. Ft.)	
Owner Phone		Date of Completion	




Seamless Technologies, Inc. guarantees that the aforementioned  System shall be free from material and installation defects resulting in loss of bond or wear-through to the substrate under normal use until two (2) years from the date of completion.


Under the terms of this warranty,  agrees to have repaired or replaced, in its sole discretion, those installed areas evidencing failure due to defective material or installation.

Conditions not covered under this warranty include the following: extraordinary man-made and natural events; hydrostatic pressure or moisture vapor transmission through the substrate; inadequate substrate construction or composition; abrasion, impact, chemical abuse, thermal shock, staining or loss of gloss beyond the scope of protection of the system as stated in 's published technical data or beyond its intended use.

It shall be the owner's responsibility during this warranty period to notify  in writing of any claims against this warranty within 30 days of discovery. Should warranty remedy be necessary, the owner shall secure necessary release from liability from building occupants who may be affected by repair procedures and shall remove all obstructions which may hinder or impede repairs.

This warranty extends to the Owner only and is in lieu of all other warranties, express or implied, including without limitation the warranties of merchantability or fitness for a particular purpose, all of which are expressly disclaimed. The remedies provided herein are likewise exclusive and in lieu of all other remedies. In no event will  be liable for special, incidental, indirect, consequential or punitive damages, including without limitation for interruption of business, lost profits, increased expense of operation, or death or bodily injury from use of any completed installation, regardless of notice or legal theory. In no event will the combined liability of  and its authorized contractor exceed the original purchase price of the above referenced installation.

Upon acceptance of this warranty by Owner, this warranty shall become effective as of and from the date of completion of installation provided all Owner payments and other contractual obligations to  and its authorized contractor have been fulfilled. Following Owner's receipt of this warranty in writing, Owner's furnishing of any authorization or information to 's authorized contractor, or taking any other action, which is consistent with the installation of the  System shall be conclusively deemed acceptance of this warranty.

This warranty is governed by the internal law of the State of Maryland. This warranty is the exclusive statement of the parties concerning its subject matter and cannot be amended, added to, waived or modified except in writing signed by a Board-authorized officer of . Any such waiver applies only to the type of event and instance which it specifies.