



20 YEAR LIMITED WARRANTY (Sixth Avenue Building Products)

Sixth Avenue Building Products, hereafter ("Sixth Avenue") warrants to the original purchaser that for a period of 20 years from the date of purchase, under normal use and conditions, Sixth Avenue vinyl products shall be free from defects in material and workmanship, and shall not crack, split, blister, pit or incur damage from fungal decay. If a defect occurs within the warranty period, Purchaser shall promptly notify Sixth Avenue in writing and, upon confirmation by an authorized Sixth Avenue representative of such defect, Sixth Avenue's sole responsibility shall be at its option, to either replace the defective item or refund the pro-rated portion of the purchase price paid by the Purchaser for such defective item (not to include the cost of its initial installation).

This warranty shall not cover and Sixth Avenue shall not be responsible for costs incurred with respect to the removal of defective Sixth Avenue products or the installation of replacement materials, including but not limited to labor and freight.

Sixth Avenue does not warrant against and is not responsible for, and no implied warranty shall be deemed to cover, any condition resulting from (1) improper installation as failure to follow Sixth Avenue installation guidelines; (2) use of Sixth Avenue products beyond normal use, or in an application not recommended by Sixth Avenue's guidelines and local building codes; (3) movement, distortion or settling of the ground on which Sixth Avenue products are installed; (4) any act of God (such as severe wind, earthquake, flooding, lightning etc.), environmental condition (such as atmospheric pollutants, mold, mildew, etc.), or staining from foreign substances (such as grease, oil, dirt, etc.); (5) variations or changes in color of Sixth Avenue products; (6) improper handling, storage, neglect, or abuse of Sixth Avenue products by Purchaser; or (7) heat or excessive temperature exposure, or any other causes or occurrences beyond Sixth Avenue's control and unrelated to the manufacturing process.

No person or entity is authorized by Sixth Avenue to make and Sixth Avenue shall not be bound by any statement or representation as to the performance of Sixth Avenue products other than as contained in this warranty. This warranty shall not be amended or altered except in writing and signed by Sixth Avenue and the Purchaser.

UNDER NO CIRCUMSTANCES WILL SIXTH AVENUE BE LIABLE FOR SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES WHETHER SUCH DAMAGES ARE SOUGHT IN CONTRACT, IN TORT OR OTHERWISE, AND SIXTH AVENUE'S LIABILITY IN REGARD TO DEFECTIVE PRODUCTS SHALL IN NO WAY EXCEED THE REPLACEMENT VALUE OF SUCH PRODUCTS OR REFUND OF THE PRO-RATED PURCHASE PRICE. THIS WARRANTY REPLACES ALL OTHER ORAL OR WRITTEN WARRANTIES, LIABILITIES OR OBLIGATIONS OF SIXTH AVENUE. All correspondence relative to this limited warranty should be addressed to the following, and include a description of the claimed defect and original receipt proof of purchase.

SIXTH AVENUE BUILDING PRODUCTS – CUSTOMER SERVICE # 800-273-8909

QUALITY CONTROL DEPT.

316 S. SIXTH AVENUE

ST. CHARLES, IL 60174