



Standard Ten (10) Year Limited Materials Warranty

WHAT IS COVERED: Subject to the conditions set forth below, PLI-DEK, LLC. (hereinafter "PLI-DEK") warrants to Warranty Holder, which is defined as the owner of the real property, at the time, and where the PLI-DEK Coating (hereinafter "Coating") was applied, that the Coating will not decompose, delaminate, or react adversely as a result of its intended use for a period of **Ten (10) years** from application date when applied over an approved substrate. This warranty is contingent upon (1) A Licensed Contractor, whom is listed with PLI-DEK as an authorized PLI-DEK Applicator, provides the labor to install the coating. (2) The approved applicator performs proper and complete installation of the deck system in accordance with PLI-DEK's current Manufacturer's Specifications and Application Instructions. (3) The Coating is subject to no more than the normal and usual forces caused by household human and pet movements. All implied warranties are limited to the term of the applicable expressed warranty. This warranty is not transferable and terminates when real property, where Coating is installed, changes ownership.

WHAT IS NOT COVERED: PLI-DEK does not provide any warranty, implied or expressed, on the labor or installation by the approved Contractor/Applicator. PLI-DEK will not warrant any non PLI-DEK materials, including, but not limited to lath, staples, flashing, decorative coatings, drains, or scuppers. This warranty does not cover damages to the Coating resulting from the use of defective or improperly prepared substrates, paint and/or sealing products used under or over all or any portion of the Coating. This warranty does not cover the following: damages to the Coating caused by settling, and/or movement of land or buildings, substrate cracking, structural defects, improper installation of or leaks from flashing, drains, scuppers, doors, windows, improper sealant around wall and floor penetration points, acts of God or nature, abuse of the surface, or excess forces on the Coating, deletion of or punctured barrier paper behind the siding or stucco, failure of substrate plywood, joists or beams, or any failure of contiguous building materials which causes the Coating to fail or leak. Proper sloping must be incorporated in the substrate. Improper application of, or failure to maintain the Coating, as stated above, invalidates this warranty. No consequential and incidental damages are recoverable under this warranty or otherwise. PLI-DEK makes no warranties, expressed or implied, except for those set forth herein. All implied warranties last no longer than the applicable expressed warranty.

WHAT PLI-DEK WILL DO: If this warranty applies, then PLI-DEK will provide to the Warranty Holder the amount of the Coating materials equivalent to that amount which has been proved to be defective.

HOW TO FILE A CLAIM: The Warranty Holder must write to the Contractor/Applicator, and include the following five pieces of information: (1) a description of the defect in detail, (2) state "when" and "how" the defect appeared, (3) include a copy of the contract, (4) include pictures of the defect, if possible, and (5) state the name of the Contractor/Applicator who applied the Coating and state that PLI-DEK's representative(s) are granted the right to enter the premises for inspection purposes. A copy of this claim must also be sent to PLI-DEK's corporate office. Claims must be sent via registered or certified United States mail. PLI-DEK will respond within thirty (30) days upon receipt of the claim. *Any claim under this warranty is waived, unless your claim is properly prepared, and sent to the Contractor/Applicator, and PLI-DEK within thirty (30) days of the first appearance of the defect.* If the claim is that the Coating is defective, and consequently caused the PLI-DEK system to fail, the following shall apply: The Contractor/Applicator and/or PLI-DEK representative will have the right to investigate the claimed defect. If after the investigation, it can be shown that contiguous building materials failed causing water penetration under the PLI-DEK system, or failures have occurred due to that which is outlined in section "what is not covered", then the Warranty Holder agrees to pay those parties who participated in the investigation for the time expended to determine the cause of the defect. Should the defect be a covered claim, then all inspection charges will be waived.

OTHER IMPORTANT CLAUSES: PLI-DEK makes no warranties, expressed or implied, except as expressly stated. All representations or warranties made by any person, including an agent or representative of PLI-DEK that are inconsistent with, or not contained in this written limited warranty are void, and not binding, unless written and signed by an authorized corporate officer of PLI-DEK. PLI-DEK is not responsible for incidental or consequential damages, which are hereby excluded. PLI-DEK's maximum liability to the Warrant Holder, under all circumstances is the amount received by PLI-DEK for the defective Coating materials. Some states do not allow the exclusions or limitations of incidental or consequential damages, so the above limitations, and/or exclusions may not apply to you.

HOW STATE LAW APPLIES: This warranty gives you specific legal rights, and you may have other rights, which vary from state to state.

EFFECTIVE DATE:

BUILDING INFORMATION:

BUILDING OWNER INFORMATION:

APPLICATOR INFORMATION: