



Andrew Walker
 Global Floor, Inc.
 Director, Strategic Accounts
 (919) 349-6229 Direct
 awalker@globalfloor.com

Warranty

SOLE & EXCLUSIVE LIMITED WARRANTY (the "Warranty"). The Warranty is provided by the company* ("Company") in connection with a line of floor covering manufactured, sold and distributed under various trademarks and brand names and associated with the particular product of Company purchased (the "Product"). The Warranty is extended only to the original purchaser or original end-user and is not transferable or assignable. **Company warrants that its floor covering products, when installed strictly using the Company recommended tools, adhesives and procedures, shall perform in accordance with their published specifications and shall be free from manufacturing defects under normal and approved use for the duration of applicable time period from the date of original installation as set forth below.** If any Product purchased is determined to be defective and covered by the Warranty, purchaser's sole and exclusive remedy shall be, at Company's sole option, either (a) a refund of the purchase price (minus any administrative, transportation and handling charges) or (b) to deliver to the original purchaser or original end-user, free of charge, sufficient material of same or similar quality to replace the defective product. Provided, however, if a warranty claim is made within one (1) year after installation and the defect could not be visible before installation or reasonably discovered prior to installation, then Company will assume reasonable installation costs of the replacement product, which must be pre-approved by Company in writing. No labor cost will be covered on claims made later than one (1) year after date of original installation under any circumstances. **Except for warranty claims asserted within one (1) year and which are based on defects that could not be visually seen or reasonably discovered prior to installation, Company shall have no obligation to remove any defective product or install any replacement product or pay any cost of removal or installation; any removal or replacement shall be the sole responsibility of purchaser or end-user.** The Warranty is subject to the following conditions, a failure of any of which shall render the Warranty void: (a) the Product must have been installed using the Company recommended installation procedures, and used and maintained strictly in accordance with Company's instructions, which can be found at globalfloor.com (the "Company Website"); (b) the Product must have been installed and used in the appropriate interior residential or commercial context, and in the manner and in a type of area for which Company has specified as suitable for use; (c) the Product defect must not have been caused by excessive subfloor moisture vapor emissions, alkaline, acids, solvents, surface stains including asphalt, driveway sealers, rubber wheels, rubber and latex mats, extended exposure to direct sunlight, extremes of temperature, chemical reaction, corrosion, cuts, scratches, scrapes, loss of gloss, casters, wheels, heavy rolling loads, improper maintenance equipment or procedures, or from any abuse or abnormal use; (d) the Product purchased must be from the same production run; (e) all claims must be brought to Company's attention, in writing, at the following address: **Warranty Department, 7518 Whitepine Road, North Chesterfield, VA 23237** or email as follows: info@globalfloor.com; (f) the Product must be purchased through an authorized dealer of Company and (g) Company and its representatives must be permitted reasonable access to facilities for inspection and investigation of the claim. Company also warrants that the Product is free of material and obvious visual defects. Each Product must be carefully and visually inspected before installation. Once installed, the Warranty against visual defects shall become void. Samples shown are for reference purposes only and the actual Product may vary in color, pattern, texture or shade.

LIMITED WATERPROOF WARRANTY (Haven), The product is warranted to be 100% waterproof from exposure to topical water and will not be structurally affected. Continuous exposure to accumulated water under the product whether from excessive moisture vapor emissions, water leaks, flooding etc. may result in mold/mildew and damage to the surrounding structure.

LIMITED REMEDIES. The Warranty herein is exclusive and is in lieu of all other warranties, express or implied, including without limitation any implied warranties of merchantability or fitness for a particular purpose (including slip resistance, fire resistance or any other safety factors not set forth in Company's specifications. No dealer, distributor or retailer is authorized to amend, modify or extend the Warranty. Any and all amendments, modifications or extensions of the Warranty require a prior written consent of the Company. "Residential Use" does not include any Product installed or used in any non-residential areas, environments or settings, or any non-residential living areas (such as and including but not limited to any common areas of apartment, multi-family or multi-dwelling units). The sole and exclusive remedy for any damage or loss in connection with or arising out of installation, use or enjoyment of the Product, without regard to negligence or breach of any other duty, shall be exclusively as set forth above. Under no circumstances shall Company be liable for incidental or consequential damages or damages exceeding the actual purchase price of the Product.

GOVERNING LAW; JURISDICTION; WAIVER OF JURY TRIAL. The purchase of any Product, the Warranty and any dispute, claim or controversy arising out of or related to the Product (the "Claim") shall be governed by the laws of the State of New York, without reference to its choice of law provisions. At the sole option of Company, the County Courts of Suffolk County, New York or Montgomery County, Pennsylvania shall be the proper venue and have the exclusive jurisdiction over the Claim. Right to a trial by jury is hereby knowingly, voluntarily and intentionally waived. At the sole option of Company, the Claim may be submitted to a binding AAA arbitration or mediation in either of the counties set forth above. Each party shall be responsible for each party's expenses including attorney's fees and costs. Neither party shall be entitled to attorney's fees and costs regardless of the outcome of the Claim.

MISCELLANEOUS. The Warranty constitutes the entire and exclusive understanding and agreement between the parties and supersedes any and all prior or contemporaneous oral or written representations, understandings, agreements or communications between the parties concerning the subject matter hereof. Company shall not be bound by, any terms, conditions or writing on any type of customer purchase order or invoice forms, which attempt to impose on Company any terms or conditions and are inconsistent with, contrary to or otherwise materially different from the Warranty herein. If any provision or any portion of the provisions hereof is determined to be invalid or illegal by a court of competent jurisdiction, the remaining terms and conditions hereof shall remain enforceable and in full force and effect.