

# AMB 20 Year Limited Dollar Value (LDV) Warranty (reement

* Owner:	* Owner Address:
* Building Name:	* Building Location:
* Address:	* Building Use:
* Manufacturer of Roofing System:	*Roof Area (Sq. Ft.): * Slope:*
* Roofing Contractor/Installer:	* Roofing Contra Unstaller Contact:
* Phone:* Fax	*/*
* Roofing Contractor/Installer Address:	
* Warranty Serial #AMB22	* Project Date Communication of the Communication o
* Roof Warranty Date of Expiration:	*V anty Line Value:

AMB Warranty II, LLC. (hereinafter referred to as "AMB"), the facturer and Roofing Co /Installer whose signature e Note 1 bel to the original Laiding Owner ("Owner"), that, appears below (Roofing Contractor/Installer) severally warra subject to the express terms, conditions and disclaimers set below fing Contractor/Installer's workmanship on the installation of the Roof System (hereinafter identified as fanufacturer (herein known as "Manufacturer") (See of Syste Note 2 below) will be adequate to prevent roof leaks f 0) years from the date of completion of the installation od of tw of the Roof System. This Weathertightness Warranty w repair of roof water entry leaks (hereinafter known satisfied as "roof leaks") in the Roof System and such repairs sha t leaks only for the then remaining balance of the arranty` original twenty (20) year Warranty period. THIS WARRAN ULLY SAT VIL D BY REPAIR OF THE ROOF SYSTEM UP TO THE LIMITED DOLLAR VALUE (LDV) AND AN SUCH REPAIRS SP CAR WARRANTY AGAINST ROOF LEAKS ONLY FOR ANY THEN REMAINING BALANCE OF THE ORIGIN WARRANT ERIOD.

# A. Liability

The total Claim Liability of AMB under this Wah and is limited to per square foot of roofing material. AMB shall have the right to charge to the liability of t

Note 1: The Roofing Continuous for the Roofing Continuous months after the Date of Completion, atended by successive twelver twenty four (24) month periods from the date of any leaks reported or repaired within the relevant twenty-four (24) month period. In addition, the Roofing tractor/Installer shall have the sole and exclusive responsibility to correct all erection and/or installation deficiencies in the Roof System for the duration of the Roofing tractor (24) weathertightness Limited Dollar Value Warranty.

Note 2: Description of spined to a Manufacturers' furnished roof panels, flashing and related items used to fasten the roof panels and flashing to the beautiful the productive ding it at jack and curb attachments and insulation preapproved, in writing, by Owner, the Manufacturer and Roofing of Installer.

## **TERMS, CONDITIONS, LIMITATIONS**

1) Owner shall provide AMB with written notice requesting AMB to perform an inspection within thirty (30) days of discovery any leak(s) in the Roof System. Failure of the Owner to do so shall automatically relieve AMB of any and all responsibility and/or liability under this 20-Year Weathertightness Limited Dollar Value Warranty.

- 2) Upon receipt of payment, AMB will send a representative to the location specified on this warranty for an inspection of the site
- 3) If upon AMB's inspection, AMB determines that the leaks in the Roof System are caused by defects in the Manufacturers' Roof System material or in the workmanship of the Roofing Contractor/Installer, Roof System repair obligations shall then arise in accordance herewith, but Owner's remedies and AMB's liability shall in any event be limited to repair of the Roof System, subject to the cost limitations set forth above. Further limitations are provided in paragraphs 4, 5, 6 and 7 below.
- AMB shall have no liability or responsibility under or in connection with either this 20-Year Weathertianness Limited Dollar Value Warranty or Roof System if any one or more of the following shall occur:
  - a) Failure by Roofing Contractor/Installer or any contractor or subcontractor to follow of afacturers and AMB's recommended installation instructions or approved specifications or drawings for the layout resign, and eraction of the Roof System. It shall be the Roofing Contractor's sole and exclusive responsibility to stary follow Maps aturer's and AMB's recommended installation instructions or approved specifications or drawings for abyout, design, and erection of the Roof System.
  - b) If any panels or other parts are installed in a manner that does not permit drainage of water for a furfaces.
  - c) If any panels or other parts are installed to allow water to cascade on any part of the Roof System
  - **d)**If roof jacks and curbs are not pre-approved by AMB.
  - e) If any flashings, roof penetrations or accessory details are modified with the written approval of AM
  - f) Failure to use long-life fasteners in all exposed applications.
  - g) Failure of the Roofing Contractor/Installer to have, for the product being installed metal roofers on the roof at all times during roofing activity.
- The improper use the Manufacturer's seaming equipment of the of sea and equipment obtained from a party other than the Manufacturer may result in this Warranty being void at the engineer data for the office tember being invalid.
- 6) Neither AMB nor Roofing Contractor/Installer shall have by liability or remainibility under a connection with either this 20-Year Weathertightness Limited Dollar Value Warran with Roof Symun, if any one or more of the following shall occur:
  - a) Deterioration caused by marine (salt water) atmosphere way regular spray of either salt or fresh water.
  - b) Corrosion caused by heavy fallout or exponents corrosing a cals, ash or fumes from any chemical plant, foundry, plating works, kiln, fertilizer manufacturing, a call plant, aviation fuel or the like or corrosion caused by contact of the panels and trim with dissimilar materials, such s, other, lead a contact or water runoff from these materials onto the panels and trim.
  - c) Deterioration caused by any corrosive substant or any densate any harmful substance contained, generated or released inside the building
  - d) Damage, on the roof, cause we workers. Other the AMB or Fing Contractor/Installer's workers.
  - e) Natural disasters, such as, hungares, escapeles, la caordinary winds, winds which detach from the facility any part of the building substrate to which the conference of System and July (lightning, hail, fire, radiation or other acts of Nature which are normally covered by hazard insurance).
  - f) If, after install the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the solution of the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor/Installer, there are any alterations, such as, but not limited to, structures, the Roof System cooping Contractor (Installer, the Roof System) contractor (Installer, the
  - g) Failure to main to the Roman as set with in Manufacturer's Manual and/or AMB's "Preventative Maintenance Manual".
  - h)If Owner fails to deally revery tenk and/or condition stated in this 20-Year Weathertightness Limited Dollar Value atty.
  - entilators, light transmitting panels, valley gutters, dormers, dead valleys, or penetrations of the roof associated with sevents, equipment, or other causes.
  - j) If roof localizate a tie to (1) an existing metal roof manufactured by another company or (2) a dissimilar roof such as a BUP and appear of.
- rencies of the cility to which the Roof System is attached, such as structure, wall or foundation movement.
- Warranty for the coof System in the event of a failure by any contractor or subcontractor to use all roof curbs, roof jacks, seals at a sub framing, roof panels, clips and flashing provided solely by the Manufacturer [ or to substitute therefore only approved in writing in advance by Manufacturer and AMB (if provided by the contractor or subcontractor)]
- B) During the term of this Warranty, AMB, its representatives and employees shall have free access to the roof during regular business hours.
- AMB shall not have any obligation under this 20-Year Weathertightness Limited Dollar Value Warranty until AMB receives executed Roofing Contractor/Installer's Certification and final drawings of the completed roof are submitted to AMB by the Roofing Contractor/Installer and accepted in writing by AMB. Such drawings must show the exact number, size and location of all roof penetrations and roof-top equipment. All installation details certified in the Roofing Contractor/Installer's

- Certification shall be the sole and elusive responsibility of the Roofing Contractor/Installer to correct should erection or installation deficiencies occur during the 20 year term of this Warranty.
- 10) This Warranty shall not become effective and AMB shall not have any obligation under any Warranty until all invoices issued by Manufacturer, AMB, General Contractor, and the Roofing Contractor/Installer have been paid in full, in accordance with their terms, without offset, deduction or credit and all installation deficiencies listed in any AMB inspection report have been corrected and all AMB procedures have been followed.
- 11) AMB shall not be responsible for any building permits or building code and other regulatory compliance. This is the sole responsibility of the Building Designer and/or Contractor/Installer.
- 12) Neither AMB nor Roofing Contractor/Installer shall be responsible for any consequential damage loss to the building, its contents or other materials.
- 13) Neither AMB's nor Roofing Contractor/Installer's failure at any time to enforce any of the days or condition and the herein shall be construed to be a waiver of such provision or of the right to exercise any right in the sture.
- 14) This 20-Year Weathertightness Limited Dollar Value Warranty supersedes and is in lieu of any other warrantic (whether express or implied) that are either in addition to or in conflict with the term(s) or condition at atted herein. For it as expressly stated herein, there is no warranty, representation, or condition of any kind, and a carranty, expression or implied, is hereby disclaimed by each and all of said Parties and excluded from this 20-year Weathertight as Liping Dollar Value Warranty including EXPRESS OR IMPLIED WARRANTIES OF METANTABILITY AND ALL EXPRESS IMPLIED WARRANTIES OF FITNESS FOR ANY PARTICULAR PURPOSE.
- 15) If the subject roof is covered by products of more than one roofing products. If the subject roof is covered by products of more than one roofing products. If the subject roof is covered solely as the Manufacturer's Roof System and its manufactured products.
- 16) Notwithstanding any other provision of this 20-Year V contractor/Installer and Manufacturer shall not have a subility or responsibility at any time of or as a consequence of any condensation or underside corrosion which is or was contractor.
- 17) The Manufacturer, Contractor/Installer and Owner confi t Ros tem is made of raw and finished material, such as BUR, Modified Bitumen, Galvalume which car urability warranty or a 25-year warranty painted panel ninimum of high quality. Further, the Manufacturer, C Owner confirm that these warranties provide that the /Installe Manufacturer's Warranty provides that if with should the roof system show evidence of checking, ranty pe delaminating, cracking, blisters, peeling, chalk in ined by ASTM D4214 test procedures; or change of colors in excess of five CIE or Hunter units, in ad ASTM 2 244; or excess weathering due to deterioration of danc the roof system resulting from Janufacturer is responsible. ive materials a finish,

### WAR. PONSIBILITY

- a) 1st through 2nd year, plus any application extension, and d(s)......Roofing Contractor/Installer Responsibility
- The remaining the page of the first 20% from project Date of Completion of installation of the subject Manufacture. As a stated here provided Roofing Contractor/Installer has strictly followed AMB's recommended stallation states are strong or a coved specifications of drawings for the layout, design and erection of the Roof System .......AMB's Responsibility
- c) This 20-Year Way Perting less Limited Sollar Value Warranty is tendered for the sole benefit of the original Owner as need herein and the transferable or assignable. AMB under special review will accept application for Warranty afters to subset in the Owner after reviewing application. Inspection of Roof System and any required maintenance must be completed of Owner prior to AMB accepting the transfer. In any case, costs of inspection and any other expense in additional application are at time of application, will be the obligation of Owner.
- of the Warranty to the Owner, it becomes valid and enforceable only when signed by each Party: ofing Contra r/Installer, Owner and AMB.

# WARRANTY CANCELLATION

It is the policy of AMB not to suspend services under the terms of the Warranty Agreement or to cancel a Warranty after it has been issued except in cases where the roof has been damaged due to causes not covered by the Warranty. Any other consideration for cancellation or suspension of services will be in strict accordance with this Warranty Agreement.

#### DISCLAIMER

DISCLAIMER: EXCEPT AS EXPRESSLY STATED HEREIN, THE ABOVE WARRANTY PROVISIONS DO NOT COVER COATINGS, PRODUCTS, ACCESSORIES, PARTS OR ATTACHMENTS THAT ARE NOT MANUFACTURED BY LISTED MANUFACTURER. EXCEPT AS OTHERWISE EXPRESSLY STATED, NOTWITHSTANDING ANYTHING CONTAINED HEREIN TO THE CONTRARY, IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT AMB LIABILITY AND OWNER'S SOLE REMEDY, WHETHER IN CONTRACT, UNDER ANY WARRANTY, IN TORT (INCLUDING NEGLIGENCE), IN STRICT LIABLITY OR OTHERWISE, SHALL NOT EXCEED THE AMOUNT SET FORTH IN THE AMB LIABILITY SECTION ABOVE. UNDER NO CIRCUMSTANCES SHALL AMB BE LIABLE FOR ANY SPECIAL, INCIDENTAL, LIQUIDATED OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, PERSONAL INJURY PROPERTY DAMAGE, DAMAGE TO OR LOSS OF EQUIPMENT, LOST PROFITS OR REVENUE, LABOR COSTS AND EXPENSES, COSTS OF RENTING RE MENTS, AND OTHER ADDITIONAL EXPENSES, EVEN IF AMB HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. AMB WILL NOT B LE FOR ANY DAMAGES, LOSSES OR EXPENSES AS A RESULT OF OWNER'S (OR ANY OTHER PARTY'S) NEGLIGENCE, WHETHER DEEMED ACTIVE ASSIVE AND WHETHER OR NOT ANY SUCH NEGLIGENCE IS THE SOLE OR PARTIAL CAUSE OF ANY SUCH DAMAGE, LOSS OR EXPENSE. IN ADD UNDER NO C SHALL AMB BE LIABLE FOR ANY DAMAGES, LOSSES OR EXPENSES WHATSOEVER AS A RESULT OF ANY OTHE RTY'S MATERI R PRODUCTS TURER'S WHICH CAUSE OR ALLEGEDLY CAUSE, IN WHOLE OR IN PART, DAMAGE, LOSS OR DETERIORATION TO THE MAI SYSTEM.

UNDER NO CIRCUMSTANCES SHALL AMB BE LIABLE IN ANY WAY TO THE BUILDING OWNER OR ANY OTHER PARTY AT DELAYS, FAILUARY PERFORMANCE, OR LOSS OR DAMAGE DUE TO FORCE MAJEURE CONDITIONS INCLUDING, WITHOUT LIMITATION: FIX GHTNING; EN AGO; EXPLOSION; POWER SURGE OR FAILURE; ACTS OF NATURE; WAR; LABOR OR EMPLOYMENT DISPUTES; STRIKE; CIVIL DISTORMANCE, OR MILITARY AUTHORITY; INABILITY TO SECURE MATERIALS, FUEL, PRODUCTS OR TRANSPORT TION FACILITIES; ACTS OR OMIS ASSOCIATED OF ANY OTHER CAUSES BEYOND ITS REASONABLE CONTROL, WHETHER OR NOT SIMILAR TO ASSOCIATED.

#### CONSENT TO JURISDICTION AND VENU

ating to the validity, Any party seeking to enforce claims under this Warranty hereby acknowledges all matte performance, interpretation, and/or enforcement of this Warranty ordance with the laws be govei of the State of Georgia, (ii) any and all claims, actions, proque gs or causes action rela he validity, performance, interpretation, and/or enforcement hereof must be submitted ourt of compa y of Atlanta, in Fulton County, jurisdiction at State of Georgia, (iii) this Warranty is capable of being perform ulton C Georgia, (iv) it irrevocably submits itself to the jurisdiction of the state and federal courts in Fulton Cour process may be made upon it in any legal proceeding in connection with this Warranty or any other agreen rgia law, (vi) it irrevocably waives, to the fullest extent rovided permitted by law, any objection that it may now or here venue of any litigation arising out of or in connection to the la with this Warranty or any other agreement or transaction (vii) it irrevocably waives any claims that litigation brought in any such court has been brought in an inconve evocably consents to the service of process out and **(viii**) ertified Mail, Return Receipt Requested, postage prepaid, of any of the aforementioned courts by mailing of copi nered and its address set forth herein. The ivers is intended to be all encompassing. Each party each of th regoin acknowledges that this waiver is a mate to the each party hereto to enter into a business relationship, eement and that each has already relied on this war arranty. Each party warrants and represents that it has reviewed enter rily agrees to each such waiver following consultation therewith. these waivers with its legal counsel, and that it ingly and

### RRANTY ACTIVATION

f time covered by the Warranty, the Owner must ensure that the records In order to segregate and 20-year pe and lot samples necessary nable Ro r and AMB to trace the various components manufactured for any defects alleged are made available intractor/Installer and/or AMB. AMB requires that the Owner, within 30-days reque from the date this Warra ient is signed by AMB, emails an executed copy of this Agreement to warrantyre by the Owner to return to AMB the executed Warranty Agreement within the 30-day period departn varrantv.co void Warranty unless AMB its full discretion, agrees, in writing, to an extension of this 30-day time period. Following receipt executed Warranty Agreen this Warranty will be activated as at the Project Date of Completion and a Warranty Certificate of e issued to the

AMB	ings and details (please initial):YES	NO	
AMB was furnished with ex	ed Roofing Contractor/Installer's Certification (please initial):	YES	NO

THIS WARRANTY AGREEMENT WILL CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE PARTIES IN RESPECT OF THE SUBJECT MATTER HEREOF. THERE ARE NO WARRANTIES, REPRESENTATIONS, COVENANTS OR AGREEMENTS, EXPRESSED OR IMPLIED, BETWEEN THE PARTIES, EXCEPT THOSE EXPRESSLY SET FORTH IN THIS AGREEMENT. THE AGREEMENT MAY NOT BE MODIFIED IN ANY RESPECT EXCEPT IN WRITING WHICH STATES THE MODIFICATION AND IS SIGNED BY ALL PARTIES HERETO

# **PARTIES TO THE WARRANTY AGREEMENT**

Roofer Contractor/Installer	Owner
(Company Name)	(Company Name)
By:(Authorized Official Signature)	By:
Name:	Name:
(Print Name)	ame)
Date:	Date:
By:	mes secret  Mident