

Seal Guard Membrane Plus Warranty

Warranty#:

TERMS CONDITIONS AND LIMITATIONS

- TS Roofing Systems, Inc. proudly warrants to the Owner listed below, subject to the terms, conditions, and limitations stated in this warranty. TS will replace the affected portion of purchased membrane from TS that failed due to a manufacturing defect(s).
- 1. This Limited Warranty applies only to the membrane and PVC membrane accessories (cones, corners etc.) supplied by TS installed over compatible substrates by a True Seal Authorized Contractor in an exposed (fully adhered, wind ballasted or mechanically attached) assembly or other such approved configurations that must be installed per TS installation specifications.
- 2. This limited warranty is effective only during the time period specified below. During the term of the warranty, upon request, Owner shall provide TS with access to the area, where the roofing system is installed, for inspection during normal business hours.
- 3. This warranty shall be valid only if all materials, warranty and labor charges have been paid in full to the installation contractor and TS. Owner must sign warranty copy and return to TS for warranty registration. The warranty will not be in force without this signature and returned copy.
- 4. Owner should consult the TS "Roof Care Guide" included in the warranty package for proper care of the installed TS Roof. This document is also available on the TS website. Any repairs conducted to a TS roof must be conducted by an authorized TS contractor.
- 5. Owner shall inform the installation contractor of any leak in the roofing membrane as soon as is reasonably possible and in any event within five (5) days of Owner becoming aware of leak. Owner shall immediately take all reasonable steps, at its sole cost and expense, to control the leak and mitigate the associated damage. Reporting any leak is considered Owner's permission and authorization for TS, or its authorized contractors to investigate the matter further, including access to the property for the purpose of inspecting the roof.
 - If, after its inspection, TS determines in good faith that the cause of the leaks are outside of the scope of this warranty, Owner shall pay for TS's investigation and inspection costs. TS may advise the Owner of the type of repairs necessary to correct the leaks and cause the then remaining portion of this warranty to remain effective. This warranty shall automatically terminate if Owner fails to promptly make or cause to be made any such repairs or fails to pay such investigation and inspection costs.
- 6. Provided that the terms and conditions of this Warranty are complied with, and subject to the limitations set out herein, if there is a failure, as reasonably determined by TS, of the roofing membrane for the particular project listed below, within the specific scope of this warranty during the period in which this Warranty is in effect TS will, at its sole discretion, either return the affected roofing section to a watertight condition or issue credit against the purchase and install of new materials. This credit or replacement will not monetarily exceed the cost of the original membrane purchase and does not cover workmanship issues. TS reserves the right to request a copy of the warranty and original installation contract with the TS Authorized Contractor for verification.
- 7. The remedies stated in s.7 herein are the sole and exclusive remedies of Owner under this warranty or otherwise for any failure of the roofing membranes described below. Without limiting the foregoing, TS shall under no circumstances be liable for any indirect, incidental, punitive or consequential damages of any nature or kind whatsoever, including but not limited to damages to the building or the contents of the building. Replacement claims and credits offered by TS, at our sole discretion, carry no cash value, TS shall not be held liable for specified design criteria, applicable local building codes or standards, or suitability of materials or systems from third parties (Architects, Engineers, Specifiers, etc).
- 8. Owner shall be responsible for removal and replacement of overburden such as solar arrays, temporary structures, roof gardens, planters, utilities, decks and patios, miscellaneous overburden, or mechanical equipment that would impede inspections. Any installation of these types of overburden may require additional protection as approved by TS prior to the overburden installation in accordance with the TS
- 9. EXCLUSIONS OF WARRANTIES: EXCEPT AS OTHERWISE EXPRESSLY STATED IN THIS WARRANTY. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND OR NATURE WHATSOEVER, STATUTORY OR OTHERWISE, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE. NO REPRESENTATIVE OF TS HAS AUTHORITY TO MAKE ANY REPRESENTATIONS OTHER THAN THOSE EXPRESSLY STATED HEREIN.

Continued on back.



Seal Guard Membrane Plus Warranty **Registration Form**

Warranty#:

Please fill out this warranty for	rm (front and back), detach the botto	m section and mail to TS Roofing Syste	ms, Inc. within 30 days of t	he completion date indicated below.	
Authorized TRUE SEAL Contractor	Owner's Name		Owner's Phone N	Owner's Phone Number	
Project Address (Street - City - State - Zip) Completion Date	Membrane Thickness: 50	Warranty Term: 15	Membrane Type: PVC PVC Fleece back!	□ Roof Size	
Authorized TS Contractor Signature	Authorized TS C	ontractor ID #	Date		
Owner's Signature			Date		

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10. For further clarification and not in limitation of any other prov	ision of this Warranty, this Warranty shall not be ap	plicable to damage or loss to the extent caused o	r contributed by:
a. Acts of GOD, Natural events, including but not limited to lightni	ng, windfall, wind gusts in excess of gale force, hail	. hurricanes or similar natural events:	
b. Vandalism, acts of war, or civil disturbances;		,	
c. Environmental fallout or overexposure to commercial/industrial	solvents, acids, caustic fluids, oils, waxes, greases,	bleaches or any other items, whether it be a liqui	d, chemical, solid,
or other type of entity, not specifically approved by TS; d. Failure by the Owner, building owner or lessee to use reasonabl	e care in maintaining the roof:		
e. Traffic or storage of materials on the roof;	e care in maintaining the 1991,		
$\label{eq:final_condensation} \textbf{f.} \ \textbf{Infiltration} \ \textbf{or} \ \textbf{condensation} \ \textbf{of} \ \textbf{moisture} \ \textbf{in,} \ \textbf{through,} \ \textbf{around} \ \textbf{the}$			
 g. Plastisol or vinyl coated accessories are warrantied for ten years h. Acts of parties other than TS; 	from the warranty issuance date;		
i. Plants, insects or animals;			
j. Deterioration or failure of any building component including, bu		; or structural system;	
k. Error or omissions by architects or engineers not retained by TS;l. Third party damages.			
mila party damages.			
11. TS's total liability throughout the stated warranty period shall	be limited to the invoiced membrane costs for this	Project excluding any shipping and/or delivery co	sts.
12. This Warranty shall be governed by laws of the State of Nevada			
tion administered by the American Arbitration Association under i The costs of any such arbitration will be borne equally by the parti			
from arbitration will be binding. The demand for arbitration shall	1 31 / /		,
1 year from when the aggrieved party knew or should have know		greement herein to arbitrate shall be specifically	enforceable. A party may apply to a Court with
jurisdiction for interim or conservatory relief, including without lir	mitation a proceeding to compet arbitration.		
13. This Warranty may be amended or modified only in writing wi		technical manager of TS. The Contractor is not an	agent of TS
and does not have authority to bind TS. Any notifications made by	the Contractor will not be considered notice to TS.		
14. No employee or representative of TS has authority to make any	y representation other than those stated in this war	ranty. In the event an express or implied warrant	y is required by law
despite this disclaimer, the Owner agrees that such warranty and	remedies for the breach of such warranty shall be e	xpressly limited to the terms of the warranty set	forth above.
15. This Warranty is solely for the benefit of the Owner and is not f	for the benefit of any other party. Owner acknowles	does that this warranty may not be transferred w	thout the prior
written consent of TS. No authorized transfer of this warranty as p			
failure to comply with the terms and conditions set out herein, as		ation of this warranty and shall release TS from a	ny and all obligations
to replace the membrane or otherwise compensate Owner for any	COSIS.		
16. Owner acknowledges acceptance of the terms and conditions	stated herein.		
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	stated herein.	Square Footage	
	stated herein.	Square Footage	
Project Name	stated herein.	Square Footage	
Project Name Project Address	stated herein.	Square Footage	
Project Name Project Address	stated herein.		
Project Name Project Address Effective Date		15 20 25 30	
Project Name Project Address Effective Date	Customer Signature	15 20 25 30	Date
Project Name Project Address Effective Date Customer Name (Please Print)	Customer Signature	15 20 25 30 Warranty Term:	Date
16. Owner acknowledges acceptance of the terms and conditions: Project Name Project Address Effective Date Customer Name (Please Print) Representative Name (Please Print)		15 20 25 30 Warranty Term:	
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TS Roofing Systems Inc. 503 N. Division Street, Carson City, NV 89703