



PALMER CONTRACTING, INC.
386 MASON DRIVE - CANTON, GA 30115
WWW.ROOFCLAIMEXPRESS.COM
770.608.3832

LIMITED WARRANTY

Palmer Contracting, Inc. having its principal place of business at 386 Mason Drive Canton, GA 30115 warrants its labor on leaks/defect due to workmanship for the replacement of roofing/roof related construction as follows

1 - Limitations

Palmer Contracting Inc. (signified by P.C. for remainder of document) warrants that the labor performed hereunder will be free from defects in workmanship as determined by P.C. in respect to leakage or other defect for a period of 2 years from the date of installation. If job has not been paid in full as determined by P.C. then this warranty is null and void. A valid warranty issue of defect will be determined by P.C. (as herein specified) and Buyer shall notify P.C. in writing and within 48 hours of the claimed defects. Buyer must demonstrate to Palmer Contracting the workmanship issue in question within the warranty period. The Buyers delay in reporting claimed defect to P.C. will result in termination of this warranty.

2 - Other Limitations,

The foregoing is in lieu of all other warranties, expressed or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose. P.C. does not warrant against damages or defects in products and/or components not provided/installed by P.C. or against damages resulting from non-provided services, products or components. Manufacturer may pass on to Buyer their own warranty (if any) from the manufacturer or service provider thereof, of such products, services or components expressed in the manufacturers warranty and P.C. is not liable for the manufacturer upholding the provisions of that warranty. This warranty also does not apply to products upon which repairs or modifications have affected services or materials by persons other than pursuant to written authorization by P.C.

3 - Exclusive Obligation

This warranty is exclusive. The sole and inclusive obligation of P.C. shall be to repair the damage due to installation neglect for the period provided above and any effectual interior repairs as a direct result of said installation neglect as determined by P.C. The consequential damages will be deemed so by P.C. and may be denied if all directives set forth by this warranty are not met, and/or if P.C. investigation deems damages caused by something other than direct cause of installation neglect. Under no circumstances, whether based on this Limited Warranty or otherwise, shall P.C. be liable for incidental, special, or consequential damages resulting from Buyer neglect or any other cause deemed non-consequential by P.C.

4 - Other Statements

P.C. employees or representatives oral or written statements do not constitute warranties and should not be relied upon. They are not a part of the contract for sale or Limited Warranty unless signed and authorized by the president of P.C. in writing, expressedly to customer and dated within the warranty period by management.

5 - Entire Obligation

This Limited Warranty states the entire obligation of Palmer Contracting with respects to labor for installation and workmanship related construction issues. If any part of this Limited Warranty is determined to be void or is not relevant for whatever reason then the remainder will remain in full force and effect.