Email: <u>info@azsiding.com</u> Website: www.azsiding.com

Siding Workmanship Warranty

Subject to the limitations set forth below, for a period of 60 months from the date of completion of the work described and specified in your contract (proposal), AZ Siding Inc will make repairs to the installed product resulting from defective workmanship.

For this warranty to be valid, you must:

- Pay the contract price in full and have proof of payment
- Retain a copy of the original signed contract

This limited warranty excludes:

- Any work where AZ Siding Inc. did not supply the materials
- Damage caused by impact of foreign objects
- Any work which was not performed by AZ Siding Inc., including any acts or omissions of other parties, trades or contractors
- Damage or defects caused in whole or in part by reason of fire, explosion, flood, acts of God, extreme weather conditions (hail, wind, etc) misuse, alterations, abuse, vandalism, negligence or any other similar causes beyond the control of AS Siding Inc.
- Normal weathering of surfaces
- Damage or defects caused by settling, structural movement or structural defects
- Damage or defects caused by dry rot, erosion, cracking and porosity of mortar and bridge
- Stoppage of roof drams and gutters, unless such stoppage is a result of debris left by the Contractor
- Damage caused by lack of proper maintenance
- Damage caused by defects or failure of materials not installed by AZ Siding Inc.
- Damage relating to the color or other aesthetics of products installed by Contractor according to applicable manufacturers' installation instructions
- Damage caused by termites, insects, rodents or other animals
- Damage caused by fire or harmful chemicals, oils, acids and the like that come into contact with Owner's siding and/or gutters resulting in damage

THIS LIMITED WARRANTY IS THE ONLY EXPRESS WARRANTY MADE BY THE CONTRACTOR AND IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. THIS WARRANTY COVERS ONLY THOSE SERVICES PROVIDED BY AZ SIDING INC TO THE ORIGINAL PURCHASER NAMED ON THE ORIGINAL CONTRACT. IN NO EVENT SHALL THE CONTRACTOR BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES OR DAMAGES IN EXCESS OF THE ORIGINAL CONTRACT PRICE. THIS WARRANTY MAY NOT BE ALTERED OR EXTENDED FOR ANY PURPOSE UNLESS DONE SO IN WRITING IN A DOCUMENT EXECUTED BY ALL PARTIES TO THIS CONTRACT.