



Limited Residential/Commercial Warranty

ThruFlow, Inc. (hereinafter sometimes referred to as "Seller") provides to the original residential or commercial wholesale or retail purchaser of ThruFlow™ Decking Materials (hereinafter sometimes referred to as "Buyer") with the following limited warranty:

Seller warrants that the product sold is in accordance with Seller's current published specifications and/or those specifications agreed to by Seller in writing at the time of the sale, and shall be free of defects in workmanship or material under normal usage. Seller's obligation and liability under this warranty is expressly limited to repairing or replacing or tendering a credit against the purchase of, at Seller's option, ThruFlow™ Decking Materials which do not meet the specifications or are not free from defects in workmanship or material during the following time periods:

ThruFlow™ HDPE Panel (a) Residential Applications; Seven (7) years.	ThruFlow™ GFPP Panel (a) Residential Applications; Twelve (12) years.	ThruFlow™ Commercial Panel (a) Residential Applications; Thirty (30) years. (b) Commercial Applications; Fifteen (15) years.
--	--	---

"Commercial," as used herein, shall refer to an application intended for unrestricted public access (no entry fee), restricted public access (fee based admission or membership) or any other non-residential commercial enterprise.

Under no circumstances shall Seller be liable for any special, incidental or consequential damages, including but not limited to, personal injury, property damage, damage to or loss of product, lost profits or revenue. The purchase price for ThruFlow™ Decking Materials constitutes a consideration in limiting Seller's liability and Buyer's remedy.

SELLER MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, AND MAKES NO WARRANTY OF MERCHANTABILITY OR FOR FITNESS FOR ANY PARTICULAR PURPOSE AND THIS LIMITED WARRANTY IS IN LIEU THEREOF.

The quality of ThruFlow™ Decking Materials shall be in accordance with Seller's specifications. A final determination of the suitability of product for the use as contemplated by Buyer is the sole responsibility of Buyer, and Seller shall have no responsibility in connection with such determination of suitability.

This limited warranty shall not apply to any product subject to misuse due to common negligence or accident, nor to any product made by Seller not used in accordance with the printed instructions or specifications of Seller, or that have been used beyond the represented and rated capacity of ThruFlow™ Decking Materials. Seller does not warrant against and is not responsible for any condition attributable to the improper installation of ThruFlow™ Decking Materials and/or failure of Buyer to abide by installation guidelines for ThruFlow™ Decking Materials, including but not limited to, the use of ThruFlow™ Decking Materials beyond normal commercial use or in an application not recommended by ThruFlow™ Decking Materials guidelines and/or local codes, movement, collapse or settling of the ground or supporting structure on which ThruFlow™ Decking Materials are installed, improper handling, storage, abuse or neglect of ThruFlow™ Decking Materials by Buyer or third parties.

This limited warranty is applicable only to those parties heretofore mentioned, and is not assignable, transferable, nor will it inure to the benefit of anyone other than the original residential or commercial, retail or wholesale purchaser.

This warranty gives Buyer specific legal rights, and Buyer may also have other rights that vary from State to State. The limitations or exclusions set forth in this limited warranty may not apply to all Buyers, as some States do not allow the exclusion or limitation of incidental or consequential damages.

WARRANTY PROCESS

ThruFlow, Inc. will repair, replace, or tender credit against further purchases, at its sole discretion, of any ThruFlow™ Decking Materials that are defective in material or workmanship. Repair work or replacement of ThruFlow™ Decking Materials will be at no charge to the original Purchaser. In order for Buyer to avail itself of warranty obligations on the part of Seller, Buyer must

- I. Send by certified mail, the original purchase invoice/receipt indicating the date and location of purchase by original Purchaser to: 1239 Dufferin Avenue, Suite B, Wallaceburg, Ontario, N8A 2W3;
- II. Provide Seller the reasonable opportunity to inspect all ThruFlow™ Decking Materials claimed to be defective or damaged under the terms of the warranty.

Seller must concur that ThruFlow™ Decking Materials are defective, Seller shall deliver to the original Purchaser, at Seller's expense, all repaired or replacement ThruFlow™ Decking Materials. Seller shall not be liable for any installation or reinstallation costs.