

Signed on Behalf of Polyglass U.S.A. Inc.

20 YEAR LABOR AND MATERIAL WARRANTY (LM) LIMITED (NO MONETARY LIMIT)

Owner's Name: Owner's Address:	Roofing Contractor Name: Roofing Contractor Address:	
Building Name: Building Address:	Roofing Contractor Phone: Polyglass Registered Contractor #:	
Polyglass Product(s) Used: Product	Method	Sequence
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Roofing Specification Used: Project Size: Square Feet Warranty Number:	Completion Date:	
TERMS AND CONDITIONS: Definitions: "Polyglass" shall mean Polyglass® U.S.A., Inc. 1111 W. Newpor whose building the Polyglass roof membrane product is installed.	t Center Drive; Deerfield Beach, FL 33442. "Owner" shall mean the	e original party listed above as Owner's Name
Polyglass warrants the Polyglass' membrane to be free from manufacturing the period of 20 Years from the date of original installation of the roofing me		
launched debris, earthquakes or similar acts of God or na 2) Damage by willful or negligent acts, fire, vandalism, or oth 3) Damage by use of materials not furnished by Polyglass; 4) Owner or lessee fails to comply with Polyglass Roof Mair www.polyglass.us 5) Damage by structural failure, including, without limitation, insulation, building design or construction, inadequate att 6) Damage by any chemical condition not disclosed to Polyg coping, building structure of the underlying or surrounding 7) Alterations or repairs made on or through the roof or obje written authorization of Polyglass; 8) Metal work or other materials not furnished by Polyglass a 9) Poor workmanship in the original application of materials. 10) Failure to utilize Polyglass' latest instructions and recomm 11) Damage resulting from lack of positive, proper or adequat 12) Loss in part or in whole of granule or other surfacing; 13) Damage or injury arising in any way from an actual or alle 14) Damage or injury arising in any way from testing/sampling 15) Failure to comply with any and all Terms and Conditions of	allation related labor costs associated to flashings, metal work, ore's SOLE AND EXCLUSIVE REMEDY against Polyglass. giplinal owner only to one successive party provided a) owner shall ment of six (6) months after the sale and b) owner pays a transfer fee of erve roof prior to transfer. Upon receipt of the foregoing, POLYGLA: s under this warranty: lightning, hail, gale force winds as described by the Beaufort Scale atural causes; ner misuse; Intenance Warranty Guidelines. Polyglass Roof Maintenance Warranty, settling or shifting of the building, or movement, cracking, or deflect tic ventilation; glass, or traffic or storage of materials or infiltration of condensation g areas; as determined in Polyglass' sole judgment; nendations as to installation procedures; te drainage; aged discharge or release of any pollutant or waste, environmental of g of the membrane, design and consulting errors or omissions. of this warranty;	to other materials not supplied or furnished by otify POLYGLASS in writing of the new of \$500.00 plus any out-of-pocket cost for SS will advise owner within thirty (30) days of the following of the new of the following owner within thirty (30) days of the foll
In addition to items 1-15 above, owner agrees that Polyglass shall have no indirectly arising out of any defects in its roof membrane or any other cons defective membrane that is directly related to leakage. This warranty does norofing covering/system installed to the Polyglass membrane. Cancellation of Warranty: This warranty shall become null and void if any roof of any magnitude, except of an emergency nature to remedy leakage; b) e) any unauthorized damaging activity on or to the roof; f) failure to pay a Polyglass of the roof of the roof.	equential or incidental damages or attorney's fees. Polyglass' sole not include the cost of removal of existing, or the cost of labor to report of the following work is performed without prior written approval of subsequent work on or through the roof, or c) changes in building u	e responsibility is the repair or replacement o pair or replace the defective membrane and/o Polyglass: a) any alterations or repairs to the sage; d) change in ownership of the building;
Claim Procedure: Polyglass shall have no obligation under this warranty unless Owner shall ha U.S.A., Inc. 1111 W. Newport Center Drive, Deerfield Beach, Florida 33442, and alleged defect. Polyglass must receive such notice within ten (10) days provided at Owner's expense and submitted to Polyglass for analysis in lieu	ATTN: Warranty Department. Any claim shall provide a copy of wa after discovery of the claimed defect. Polyglass reserves the right to	arranty and detailed information of the leakage
Owner shall provide Polyglass, and its agents and employees, free, safe an responsible for all costs related to safe and reasonable access to investigate		ng the term of the warranty. Owner shall be
Polyglass' good-faith determination of the source of leakage, damage, or all Polyglass' failure at any time to enforce any of the terms and conditions of th Polyglass reserves the right to discontinue or modify any of its products and This constitutes your entire express warranty for the products or system of but not limited to the implied warranties of MERCHANTABILITY and FITNES OF LAW ARE LIMITED IN DURATION TO THE TERM OF THIS WARR CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES, OR FOR LOS HOW LONG AN IMPLIED WARRANTY LASTS, OR THE EXCLUSION OR LII MAY NOT APPLY TO YOU. No implied warranty can be modified by any or may also have other rights which vary from state to state. NO REPRESENT BE ENFORCEABLE AGAINST POLYGLASS UNLESS IT IS SPECIFICAL BEYOND THOSE PROVIDED IN THS WARRANTY ALL RIGHTS AND DUT Warranty as provided by Polyglass is solely based upon information p as incomplete or inaccurate, shall result in this warranty being null and	his warranty shall not be construed as a waiver of such provisions. shall not be liable to Owner as a result of any such discontinuance products purchased. To the extent permitted by law, all other warrs for a Particular Purpose are Excluded. Any IMPLIF ANTY. POLYGLASS WILL NOT PAY OR BE LIABLE UNDER ANTY. POLYGLASS WILL NOT PAY OR BE LIABLE UNDER ANTY. POLYGLASS WILL NOT PAY OR BE LIABLE UNDER ANTY. POFFICE OF BUSINESS INTERRUPTION LOSS. YET, SOME MITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO OURSE OF Gealing, course of performance or usage of trade. This waration, PROMISE, AFFIRMATION OR STATEMENT BY ANY EMAY. INCLUDED IN THIS WARRANTY. POLYGLASS' AGENTS HAVIES ARISING UNDER THIS WARRANTY SHALL BE GOVERNED TO THE WARTANTY SHALL BE GOVERNED TO THE PRODUCT REGISTRATION WARRANTY REQUEST FOR	ranties, whether express or implied, including ED WARRANTIES ARISING BY OPERATION ANY CIRCUMSTANCES FOR INCIDENTAL STATES DO NOT ALLOW LIMITATIONS ON DITHE ABOVE LIMITATION OR EXCLUSION arranty gives you specific legal rights and you IPLOYEE OR AGENT OF POLYGLASS WILL /E NO AUTHORITY TO GIVE WARRANTIES DE BY FLORIDA LAW.

20 YR PG LMW 112022

Date

OWNER MAINTENANCE WARRANTY GUIDELINES

MAINTENANCE AND CARE FOR YOUR POLYGLASS PRODUCT

There are various items associated with your roof/coating system that are **NOT** covered under the manufacturer's warranty. Some can have a direct impact on the performance, life cycle and watertight integrity of the roofing/coating system. The Owner has a responsibility to regularly maintain the roofing system. It is recommended that a file of records be maintained related to all roof and roof-top associated activities. Such file should contain the original warranty, invoices related to the original roof installation, repair invoices, a log of roof inspections and any roof-top activities such as service to roof top mechanical equipment. Polyglass recommends the Owner institute a roof log for all parties accessing the roof, regardless of who or the purpose, that they are required to sign. This protects you, the owner from: 1) unwanted roof traffic and 2) any damage caused can, many times, be traced back to the responsible party.

Industry organizations such as, National Roofing Contractors Association (NRCA) and the Asphalt Roofing Manufacturers Association (ARMA) recommend that roofs have a visual inspection at a minimum rate of two (2) times per year by a qualified party. Many Polyglass Registered Contractors offer this service for a nominal fee. Such visual inspections are generally recommended in the spring and fall. It is a good practice to have the roofs inspected after severe weather conditions such as: hail, strong winds, hurricanes, blizzards, ice storms, etc. Proper precautions should be followed during inspections to prevent against trip/fall accidents.

Guidelines For Roof Inspection & Generalized Remedial Repairs

- 1. Remove roof-top debris, such as: leaves, branches, dirt, rocks, bottles, trash, etc., that has accumulated.
- Clean gutters, downspouts, drains and scuppers. Make sure water freely flows from the roof. No standing water should remain on the roof surface within 48 hours after the last precipitation.
- 3. Examine all metal flashing areas for rusting or damage that may have been caused by traffic, wind, hail, snow, ice, etc. All damaged, loose, or poorly sealed materials must be repaired by a Polyglass Registered Contractor or otherwise approved by Polyglass.
- 4. All exposed mastics and sealants regardless of purpose or function, are maintenance items to be maintained and remediated by the Owner, including pitch pan and metal flashing sealants.
- 5. Examine all adjacent areas to the roof, parapet walls and adjoining structures. Damage to items such as masonry, failing mortar joints, loose or missing sealants, loose stone/tile caps, loose and improperly sealed counterflashing, etc. often causes leaks that are inadvertently blamed on the roofing system and not provided for by the manufacturer's warranty. Not only does this cost the roofing manufacturer time in the investigation of problems not associated with the product, it may cost the Owner time and money. Many manufacturers, including Polyglass, may charge an Owner for the time spent to investigate non-warranty related problems. These items need to be repaired by the properly trained personnel to avoid any unnecessary charges or voiding of warranty coverage. Unauthorized repairs will void the manufacturer's warranty.
- 6. Granule loss of mineral surface membranes is typical, and not a manufacturing defect; and therefore would not be covered under the terms of the warranty. In cases of granule loss that is determined by Polyglass as atypical, Polyglass reserves the right to apply additional surfacing as the remedy.
- 7. When repairing items to the roof/coating product(s), associated items, or building structure, be sure to use precaution and properly protect the roof/coating product(s) from damage.
- 8. Examine roof-top equipment, such as; air condition units, condensers, exhaust fans, antennas and other roof-top items for damage. Check for leaking oil, damaged flashings or loose parts/equipment that could cause puncture damage to the roof/coating product(s). All units shall be checked to assure they are sound, watertight and not be displaced by wind events.
- 9. Check the building for excessive movement or settlement. Improper placement or omission, or the need for expansion joints, could cause splits or stress in the roof/coating system, drastically reducing the life cycle of the system.
- 10. All work directly or indirectly related to the roof/coating system, where the materials need to be repaired; i.e. new curbs, units, exhaust fans, antenna installation, repairs, etc., must be accomplished by a current Polyglass Registered Contractor. Failure of the Owner to utilize a Polyglass Registered Contractor will result in immediate termination of the warranty without further notification.

Conditions beyond those noted herein above should be provided to Polyglass, in writing within 15 days of discovery for recommendations. To avoid interruption and/or cancellation of your warranty coverage, compliance with the above Owner Maintenance Warranty Guideline is recommended.

