



High Performance Moisture Mitigation

Manufacturers' Warranty: Topical System

Barrier-1 Inc. (manufacturer) warrants its product, Barrier-1 Topical System, to be free from material defects and that the product conforms to its current applicable specifications of stopping moisture vapor emission from the concrete itself, for a period of **ten years**. The warranty period starts from the date of the original installation. This warranty covers only those flooring failures associated with moisture vapor emission and is provided if the said products are installed according to, and in compliance with the instructions and the requirements of the manufacturer. Moisture testing is not required for the installation of Barrier-1 Topical System. Barrier-1 Topical System has no maximum moisture vapor emission restriction. In the event there is a moisture vapor emission complaint, Barrier-1 Inc. reserves the right to inspect and test any and all materials to determine the source of the problem. The sole and exclusive remedy of purchaser for any claim concerning this product, including, but not limited to, claims alleging breach of warranty, negligence, strict liability or otherwise, is the placement of a topical moisture remediation material and the labor and materials (like the original installed products) required for the removal, replacement or repair of damaged floor covering materials, at the sole option of Barrier-1 Inc. The manufacturer shall in no way be responsible for any acts of nature, inferior concrete, concrete additives, contaminants in the concrete, cracks or voids resulting after the product application, any incidental or consequential damage, including without limitation, damage for lost profits, business interruption, property damage, economic loss or injuries to the person. Manufacturer shall not be liable to the buyer for contribution, or indemnity, or for other losses arising from the use of the products.

Any and all disputes or claims arising out of these products or relating to the provisions of the warranty must be arbitrated in Orlando, Florida utilizing the services of a neutral dispute resolution service upon which the buyer and seller agree, or if they cannot agree, then the services of the American Arbitration Association will be utilized.

Manufacturer claims policy is as follows: claims will not be considered until the flooring material and adhesive has been inspected by one or more of the following: company representative, or independent inspection service of manufacturer's appointment.

There are no other warranties expressed or implied including, but not limited to, any implied warranty of merchantability or warranties of fitness for a particular purpose.

All accounts must be paid in full prior to any warranty being issued or enforced.

Effective Date:

Project Information:

General Contractor:

Specified Area & ft²:

Barrier-1 Inc. Representative: _____ Date: _____