

FLOORING -MATERIAL & LABOR WARRANTY

PLOURING	-IVIATERIAL & LABOR WARRANTT
Project Name:	
Project Address:	
Neogard System:	Substrate:
Applicator:	
Substantial Completion Date:	Area in Square Feet:
Owner:	
Warranty No: (Neogard Use Only)	
products will not adhesively/cohesively f	e Owner that, for years after the Substantial Completion Date, the Neogard fail due to defects in material and will conform to the Neogard specifications in effect hty only applies to NEOGARD products used on institutional, commercial, industrial, Idings.
material, Neogard will repair the failu	Neogard determines that a failure as defined above has occurred due to defects in ure inclusive of labor (not to exceed originally invoiced purchase price). THE ED IN THE PREVIOUS SENTENCE ARE THE SOLE AND EXCLUSIVE REMEDIES HIS WARRANTY.
Exclusions and Limitations	
This Warranty does not cover: 1. Removal or reinstallation of ob	estructions that interfere with the repair of the Neogard System.
 Lift equipment necessary to ga Cracks due to abnormal expos of the underlying substrate of g 	ain access to the Neogard System. sure, expansion or contraction on a poorly prepared substrate or movement/cracking
conditions.	
5. Vapor drive, infiltration or cor underlying materials.6. Products not supplied by Neog	ndensation of moisture in, through or around walls, copings, building structure or gard.
Owner's Obligations	
3. Owner provides a written desc4. Owner uses reasonable care in	t for the Neogard System. ses to the Neogard System during regular business hours. ription of any coating failure within 30 days after it is discovered. In maintaining the Neogard System. In discovered by Neogard.
Applicator's Obligations	
If Neogard determines that a coating f APPLICATOR will repair the leak or failu	failure is the result of faulty handling or installation of the Neogard Products, the ure at the Applicator's expense.
Transfer of Warranty	The second secon
in writing within 30 days of the transfer (3) all required repairs are completed.	nay be transferred to a subsequent owner for a \$500 fee if: (1) NEOGARD is notified 2) NEOGARD and APPLICATOR are given an opportunity to inspect the project and
APPLICATOR MAKE NO OTHER WAR FOR A PARTICULAR PURPOSE OR NEOGARD SYSTEM, EXCEPT AS PR OBLIGATED FOR ANY LOSS OR CON	OF ANY OTHER WARRANTIES OR LEGAL REMEDIES, AND NEOGARD AND RRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF FITNESS MERCHANTABILITY, IN RESPECT OF NEOGARD PRODUCTS AND/OR THE ROVIDED HEREIN. NEOGARD AND APPLICATOR SHALL NOT BE LIABLE OR ISEQUENTIAL OR OTHER DAMAGE INCURRED DIRECTLY OR INDIRECTLY BY
	R ENTITY THAT ARISES IN ANY WAY IN RELATION TO NEOGARD PRODUCTS OR THE USE OR FAILURE THEREOF, WHETHER BASED ON BREACH OF PT AS PROVIDED HEREIN.
Neogard, a part of H	
Ву:	Firm:
Title: Flooring Segment Manage	By: Signature w/Printed Name
Date:	Title:

Product Information Available at $\underline{www.neogard.com}$

Warranty is null and void if a valid copy, executed by all parties, is not on file at NEOGARD's Warranty Department, Dallas, TX.

Issue Number: