LIMITED WARRANTY

LL Building Products Inc. warrants that, at the time of delivery, its products conform to LL Building Products' specifications therefor.

THIS WARRANTY IS EXCLUSIVE AND IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

It is Purchaser's sole responsibility to determine the suitability of any LL Building Product for any particular application. Recommendations made by LL Building Products are believed to reliable, but LL Building Products makes NO WARRANTY OF RESULTS to be obtained.

PURCHASER'S SOLE AND EXLUSIVE REMEDY, regardless of the theory on which a claim may be based, including, without limitation, negligence, contract, breach of warranty, strict product liability or misrepresentation, IS THE REPLACEMENT OF THIS PRODUCT or, in the alternative, the original purchase price of this product, EXCLUDING the costs of labor to remove or reinstall the product or field repair expenses.

In NO event shall LL Building Products be liable for INCIDENTAL, CONSEQUENTIAL, SPECIAL, INDIRECT OR PUNITIVE DAMAGES. Purchaser must notify LL Building Products, in writing, of any claim at 4501 Circle 75 Parkway, Suite C-3250, Atlanta, GA. 30339 within 30 days of discovery of any alleged manufacturing defect. After the product claimed to be defective is inspected by an LL Building Products salesman or official, who authorizes its return, Purchaser must return the product to the factory of original shipment as part of the claims procedure. This warranty gives you specific legal rights and you may also have other rights which vary from state to state. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.