



TPO TOTAL SYSTEM LIMITED
WARRANTY

Certificate No.

(A No Dollar Limit Warranty)
WITH CONSEQUENTIAL DAMAGE CLAUSE COVERAGE

PROJECT INFORMATION

Table with 3 columns: Warranty ID #, Warranty Date of Installation, Warranty Expiration Date; Type of Structure/Use, Type of Structure/Building Use If Other, Roof Size (Square Feet); Membrane Type, Membrane Thickness, Membrane Color; Warranty Period Term Length, Warranty Upgrade Rider(s): Consequential Damage Clause Coverage Rider; Roofing Contractor Name, Roofing Contractor Email, Roofing Contractor Phone; Contractor Address, City, State, Zip; Project Name, Project Address, City, State, Zip.

PROPERTY OWNER INFORMATION

Table with 3 columns: Building Owner Company Name, Building Owner First Name, Building Owner Last Name; Building Owner Address, Building Owner City, Building Owner State; Building Owner Zip Code, Building Owner Phone, Building Owner Email.

Our Promise: IB Roof Systems, LLC. ("IBRS"), proudly warrants that, subject to the other terms, conditions, and limitations below, IBRS will repair leaks through the IBRS supplied TPO Membrane, IBRS reinforced TPO membrane base flashings, thermal insulation and cover-boards, separator sheets, load bearing fasteners, TPO membrane and insulation plates, batten bars, and IBRS factory fabricated metal edging and terminations (such items, collectively, the "IBRS Roof System") when installed by an IBRS Authorized Applicator of eligible status and according to the IBRS installation instructions and specifications. Covered repairs must be performed by an IBRS Authorized Applicator after notice to IBRS and upon approval by IBRS. There is no dollar limitation ("NDL") on covered repairs, of the IBRS Roof System except as set forth under the Accidental Puncture coverage.

Warranty Period: There is a () Year term of this Warranty, except for IB Clad metal edging and clad terminations which are further limited to a maximum of 20 years. The term of this Warranty, upon issuance, commences from the date of completion of installation 'Date of Completion.' Full payment of all labor, material, and warranty fees associated with the IB Roof System is required as a condition of this Warranty. Notwithstanding the foregoing, this Warranty terminates upon transfer to a new property owner unless Section 'd' under the Owner's Responsibilities Section of this Warranty is satisfied. This Limited Warranty version is valid for roofs installed after 4/01/2026.

Warranty Upgrade Rider Coverage(s): Consequential Damage Clause Rider - This Warranty Upgrade amends the warranty as follows: This limited warranty upgrade provides for payment up to the maximum sum of \$5,000.00 ("Deductible Coverage") toward the total of Owner's out of pocket deductible(s) on all Owner's insurance policy/ies (if any) that pay(s) for any damages that occur as a consequence of leaks through the IB Roof System, (so long as the cause of the leak is not excluded below), but only if leak repairs are performed by an IB Authorized Installer. In no case shall IBRS be liable to pay more than the maximum sum of the Deductible Coverage over the life of this Warranty for any damages that occur as a consequence of leaks that are covered by this Warranty.

Owner's Responsibilities: Owner's failure to comply with the terms and conditions herein may void this Warranty.

a. If a leak is discovered. Immediately call the original roofing installer to report the leak location and severity. Then call IBRS' Technical Services Department at 800-426-1626 within five (5) calendar days (120 hours) of discovery and send written notice within fourteen (14) days of discovery to Attn: Warranty Department, IB Roof Systems, 506 E. Dallas Road Ste 300, Grapevine, TX 76051. Electronic notification is accepted by emailing notice to warranty@ibroof.com. Notice to the roofing installer is not notice to IBRS. Reporting a leak to IBRS is the owner's authorization for IBRS to investigate, including inspection of the roof as IBRS deems necessary. Any non-IBRS supplied material or equipment that impedes investigation or repair of the IB Roof System must be removed at the Owner's expense. IBRS may acknowledge and investigate Owner's notice of a potential warranty claim by issuing a warranty claim kit that requires further information from Owner. Owner must promptly provide IBRS with any information reasonably requested in the warranty claim kit. If no leak covered by this Warranty is found, Owner agrees to pay an investigation fee of \$500 within sixty (60) days of invoice. The Owner is responsible for all costs or charges not covered by this Warranty.

b. Emergency Repairs. After calling IBRS' Warranty Department, owner may, if necessary, to minimize damage to the building or its contents, perform emergency repairs at the Owner's sole expense. These repairs will not void this warranty so long as the emergency repairs were reasonable under the circumstances and do not result in permanent damage to or concealment of the IB Roof System.

c. Maintenance. Owner is responsible for reasonable general maintenance and care as outlined within our Owner's Roof Maintenance Guide for TPO such as: (i) periodic/seasonal roof inspection; (ii) removal of accumulated dirt, debris or other contaminants from roof surface and drainage outlets; and (iii) maintenance of caulks or sealants as necessary to maintain the roof in a watertight condition at flashing or membrane terminations, penetrations, and metal work in and around the IB Roof System. The owner must maintain records of inspections and maintenance. See www.ibroof.com for more information.

d. Transfer. Owner can continue this Warranty upon transfer to a subsequent owner for the remaining Warranty Period as though no transfer occurred only if (i) Owner provides thirty (30) days written notice of the change in ownership by filling out the Warranty Transfer Form located on the IBRS website, (www.ibroof.com), in the Warranty Transfer Section; (ii) Owner makes any repairs to the IB Roof System or other roofing and building components that are identified by IBRS as necessary to preserve the integrity of the IB Roof System; and (iii) Owner pays a transfer fee of \$750. Subsequent transfers are assessed at \$750. This Warranty is not otherwise transferable by contract or operation of law.

Exclusions from Coverage. This Warranty does not cover leaks or other conditions caused by:

a. Natural Disaster, such as gale force wind or hail, (unless a wind or a hail wind rider has been added), windfall or wind-blown debris, flood, tornado/microburst, hurricane, lightning/electrical storm, fire, earthquake, or any act of God.

b. Failure of substrate under the IB Roof System, including collapse, movement, deflection, loss of insulation or R-value, excessive moisture infiltration or condensation, or failure of any portion of any underlying structure.

c. Change in use, abuse, or misuse, including excessive foot traffic, staging or storage of any nature on the IB Roof System, failure of the Owner to properly maintain the roof system, or substantial change in the usage of the building without IBRS written approval. Misuse includes using any portion of the IB Roof System for any purpose other than a roof waterproofing system or use on any structure listed as a structure not eligible for a valid IB Warranty per IB General Requirements - General Policies.



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d. Alterations during or after installation, including any additions, penetrations, installation of any structures, fixtures, or utilities on or through the IB Roof System after installation or substantial work performed on or through the IB Roof System that is not in compliance with the IBRS specifications and installation instructions. Failure to obtain IBRS's approval for a roof modification, or failure to provide required documentation, shall render this Limited Warranty null and void.

e. Any building components, overburden material or component or any material other than the IBRS Products identified under "Our Promise", above, including without limitation: any component support, attachment anchor, or device bearing upon or installed through the IB Roof System that are used as part of an overburden assembly, including but not limited to equipment that impedes investigation, walking decks, ballasted areas and/or paver systems, decorative tile or topping materials, Photovoltaic (PV) Arrays, garden roofs, patios, and areas intended for public access) any seam, joint, connection, product or adhesive that ties or connects the IB Roof System to any non-IB Roof System product; and any material or component or product not supplied by IBRS.

f. Components not identified as IBRS Products under "Our Promise" such as but not limited to any adhesives, caulking or sealants, non-IB supplied components. IB Clad metal materials are limited to the term of this warranty or a maximum of 20 years, whichever is less.

g. Building design, including but not limited to inadequate ventilation or insulation R-values, and improper placement of insulation.

h. Contact with incompatible products, materials, cleaners, chemicals or compounds, environmental fallout and any other chemicals not designated as "Satisfactory" in the Chemical Compatibility Sheet that is in effect on the Date of Completion.

i. Animals, plants, insects, or other organisms on or beneath the IB Roof System, including algae, bacteria, moss, fungi, lichens, mold, or mildew. This Warranty also does not cover discoloration, dulling, loss of reflectivity, loss of acrylic surfacing, loss of printed patterns, or accumulation or retention of dirt, dust, microbial or general pollutants.

j. Any condition that is not in accordance with IBRS installation instructions, (such as base flashing height or fasteners per square foot), unless specifically accepted by IBRS in writing.

k. Areas that pond water. IBRS defines ponding water as areas that retain standing water for longer than 48 hours.

Arbitration: TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, OWNER AGREES THAT ANY DISPUTE OR CLAIM RELATING TO THIS WARRANTY, THE IB ROOF SYSTEM, OR ANY DISPUTES SURROUNDING SAME BETWEEN OWNER AND IB ROOF SYSTEMS, LLC SHALL BE RESOLVED BY BINDING, INDIVIDUAL ARBITRATION RATHER THAN IN COURT. OWNER WAIVES ANY RIGHT TO PARTICIPATE IN A CLASS-ACTION LAWSUIT, CLASS-ACTION ARBITRATION, OR A TRIAL BY JURY. Arbitration shall be administered by the American Arbitration Association ("AAA") under its Commercial Arbitration Rules then in effect. The decision of the arbitrator shall be final and binding on all parties, and judgment may be entered in any court of competent jurisdiction. **Rules of the Arbitration:** If the amount in controversy is less than \$50,000, the arbitration will be decided by a single arbitrator. If the amount in controversy is greater than or equal to \$50,000, the arbitration will be decided by a panel of three arbitrators. The arbitrator(s) will be chosen pursuant to the AAA Commercial Arbitration Rules.

Location of the Arbitration Hearing: Unless applicable law provides otherwise, the arbitration hearing will be conducted in Dallas County, Texas.

Costs of the Arbitration: Each party shall bear its own attorneys' fees, expert fees, and costs, except as otherwise awarded by the arbitrator(s) in accordance with applicable law or the AAA Commercial Arbitration Rules. The fees and expenses of the arbitration organization and arbitrator(s) shall be allocated by the arbitrator(s) in the final award. Where permissible by law, you may be required to reimburse IB Roof Systems, LLC for the fees of the arbitration organization and arbitrator(s) in whole or in part by decision of the arbitrator(s) at the discretion of the arbitrator(s). Some jurisdictions do not permit mandatory arbitration provisions or the waiver of participation in class, collective, consolidated, or representative proceedings in certain commercial transactions. To the extent that applicable law provides Owner with a non-waivable right to opt out of arbitration or otherwise limits the enforceability of any portion of the foregoing arbitration agreement, such portion shall be deemed modified solely to the extent necessary to comply with applicable law, and the remainder of this arbitration agreement shall remain in full force and effect. This arbitration provision shall be governed by and interpreted in accordance with the Federal Arbitration Act, 9 U.S.C. §§ 1-16.

Limitation of Damages, Choice of Law & Jurisdiction: UNLESS AMENDED BY A SEPARATE IB WARRANTY RIDER ISSUED TO OWNER BY IBRS, TO THE FULLEST EXTENT PERMITTED BY LAW, THIS WARRANTY SUPERSEDES AND REPLACES ALL OTHER EXPRESS (WRITTEN OR ORAL) WARRANTIES, AND THERE ARE NO IMPLIED WARRANTIES (INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE). THIS WARRANTY IS OWNER'S SOLE AND EXCLUSIVE REMEDY FROM IBRS WITH RESPECT TO THE IB ROOF SYSTEM, INCLUDING WITH RESPECT TO THE PURCHASE OR INSTALLATION THEREOF. TO THE FULLEST EXTENT PERMITTED BY LAW, IBRS SHALL NOT BE LIABLE UNDER ANY THEORY OF LAW OR EQUITY (INCLUDING BUT NOT LIMITED TO NEGLIGENCE, BREACH OF WARRANTY OR STRICT LIABILITY) FOR ANY GENERAL, SPECIAL CONSEQUENTIAL, INCIDENTAL OR OTHER DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOST PROFITS, INJURY OR DAMAGE TO ANY BUILDING OR STRUCTURE, ITS CONTENTS, OR ANY PERSON DUE TO ANY CAUSE, INCLUDING WITHOUT LIMITATION PRODUCT FAILURE, LEAKS, MOISTURE, CONDENSATION, MOLD, ORGANISMS, CHANGE IN APPEARANCE, LOSS OF REFLECTIVITY, VAPOR OR ODORS. Inspection(s) (if any) of the installation or condition of a roof are solely for IBRS' information and convenience, and any such inspection(s) shall not create any additional duty, liability or warranty by IBRS, express or implied, nor any additional remedy for the Owner or any other person. The Owner is solely responsible for the investigation and remedy of any non-covered leaks or conditions. To the extent permitted by law, this Warranty is governed by the laws of the State of Texas and, to the extent any claim is not subject to arbitration as set forth above, the state or federal courts in Dallas County, Texas, shall have exclusive jurisdiction and venue in all disputes against IBRS. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, OR LIMITATION OF IMPLIED WARRANTIES, OR SELECTION OF OTHER STATE LAWS OR FORUMS, SOME OR ALL OF THESE EXCLUSIONS AND LIMITATIONS MAY NOT APPLY TO YOU. You may have other rights not stated here, consult with the applicable law of your state or territory.

NO REPRESENTATIVE, EMPLOYEE, OR AGENT OF IBRS IS AUTHORIZED TO MODIFY THIS WARRANTY except in writing as authorized by IBRS' Technical Services Director or by authorized IBRS Warranty Rider(s)/Amendment(s) attached hereto.

THIS IS YOUR COPY OF THE WARRANTY WITH A UNIQUE REGISTRATION NUMBER. Please retain this section for your records and refer to the terms and conditions of your warranty should a rooftop concern occur. You will not be contacted by IBRS with regards to product activation. **For the fastest response to a concern**, contact your original installing contractor first and explain in detail your issue. The contractor's information is located above.

Issue Date:

IB Roof Systems 506 E. Dallas Rd. Ste 300, Grapevine, TX 76051 800.426.1626 www.ibroof.com warranty@ibroof.com

TPOTSW-CD 4-2026