

INFINITY 30 YEAR LIMITED WARRANTY

1. INTRODUCTION

At Eva-Last Americas, we stand behind every product we sell. However, it is normal for all decking products to age over time. Aging is a common occurrence for a decking product that is exposed to sun, rain, or any elements of nature. Predicting the life of a decking product can be challenging since no two installations experience aging factors in the same way. Decking will age at different rates due to climate, UV index, quality of installation, usage, and many other factors that can cause aging. Eva-Last Americas has provided the Owner with this Limited Warranty, subject to the terms and conditions set out herein to give the Owner peace of mind in the event a manufacturing defect as outlined below. If, for any reason, the decking products show signs of failure, damage, or deterioration, immediately replace or repair such decking products to avoid potential safety hazards.

2. DEFINITIONS

- 2.1 The following terms and definitions are used in this INFINITY Limited Warranty:
- 2.1.1 **"Owner"** the original registered owner (i.e. the registered title holder) of the immovable property where the INFINITY Decking has been installed **("the Owner's Property")** at the time of the purchase and installation thereof;
- 2.1.2 "the INFINITY Products" INFINITY Decking;
- 2.1.3 "Eva-Last Americas" Eva-Last Americas LLC;
- 2.1.4 "Residential Application" the installation of the INFINITY Products in a single family residence;
- 2.1.5 "Commercial Application" the installation of the INFINITY Products other than on a single-family residence;
- 2.1.6 "Limited Warranty" this INFINITY Decking Limited Warranty.

3. MANUFACTURING DEFECTS

For a period of **30 years** from the date of original purchase for Residential Application (and for a period of **15 years** from the date of original purchase for Commercial Application) Eva-Last Americas hereby warrants to, and in favour of the Owner, that under normal use and proper service conditions, the INFINITY Products shall be free from material manufacturing defects and shall not splinter, rot or suffer structural damage from termites or fungal decay.

4. FADE RESISTANCE LIMITED WARRANTY FOR RESIDENTIAL APPLICATION

For a period of **30 years** from the date of original purchase for Residential Application, Eva-Last Americas hereby warrants to, and in favor of the Owner, that the INFINITY Product's color will not fade from light and exposure to the elements of nature more than 5 Delta E (CIE) Units. While the INFINITY Product is designed to resist fading, Eva-Last Americas does not warrant the INFINITY Product to be fade-proof as no material is fade-proof when exposed to UV rays and other elements of nature.

5. STAIN RESISTANCE LIMITED WARRANTY FOR RESIDENTIAL APPLICATION

- 5.1 For a period of **30 years** from the date of original purchase for Residential Application, Eva-Last Americas hereby warrants to, and in favor of the Owner, that the INFINITY Products will be resistant to permanent staining resulting from food and beverage items typically present on a residential deck (e.g. mustard, ketchup, mayonnaise, barbeque sauce, soda, and coffee) spilled onto the surface of the INFINITY Product, or from mold and mildew naturally occurring in the environment.
- 5.2 However no claim under this stain resistant warranty will be entertained unless the Owner shall have followed the following directions -
- 5.2.1 within 1 week of exposure of the food or beverage to the surface of the INFINITY Product or, in the case of mold and mildew, within 1 week of the first appearance of the mold and mildew, the Owner shall have attempted to clean the affected area using the cleaning procedures outlined in the Eva-Last Americas Cleaning and Care Guide. (available at https://www.eva-last.com/information-center/cleaning-and-care/);

- 5.2.2 if the stain is still unreasonably visible after completing the cleaning procedures outlined in the Eva-Last Americas Cleaning and Care Guide, the Owner must then have had the affected area cleaned by a professional deck cleaner at the Owner's expense within **2 weeks** of exposure of the food or beverage to the surface of the INFINITY Product or, in the case of mold and mildew, within **2 weeks** of first appearance of the mold and mildew; and
- 5.2.3 if, after completing the directions in 5.2.1 and 5.2.2 above, the stain still remains unreasonably visible, the Owner must lodge a claim in writing (as more fully set out in the Warranty Claims Procedure in 8) within 30 days after the professional cleaning was completed.
- 5.3 Eva-Last Americas does not warrant that the INFINITY Product is stain-proof and does not provide warranty coverage from spilled food or beverage substances, or from mold and mildew, if the stained product is not promptly and properly cleaned as set out in 5.2 outlined above, and in accordance with the Eva-Last Americas Cleaning and Care Guide (available at https://www.eva-last.com/information-center/cleaning-and-care/). Additionally, because mold and mildew can settle and grow on any outdoor surface, including this INFINITY Product, the Owner should periodically clean and remove dirt and pollen from the INFINITY Product that can feed mold and mildew.

6. TRANSFERABILITY

Should the Owner sell, donate, bequeath and/or alienate the Owner's Property to a third party ("the Owner's successor-in-title") within 5 years from the date of original purchase, then this Limited Warranty shall be capable of a ONCE OFF transfer to the Owner's successor-in-title. To avoid any doubt this Limited Warranty is not capable of transfer a period of 5 years from date of original purchase.

7. EXCLUSIONS FROM THIS LIMITED WARRANTY

- 7.1 Eva-Last Americas does not warrant against, and is not responsible for and no express or implied warranty shall be deemed to cover any INFINITY Product defect of whatsoever nature attributable to:
- 7.1.1 improper installation of the INFINITY Product and/or failure to abide by the installation guidelines for the INFINITY Product;
- 7.1.2 use of the INFINITY Product beyond normal use and service conditions, or in an application not recommended by the INFINITY Product guidelines or installation instructions and/or local building codes;
- 7.1.3 movement, distortion, collapse or settling of the ground or the supporting structure on which the INFINITY Product is installed;
- 7.1.4 any an event of force majeure, including any act of God (such as flooding, hurricane, earthquake, wind, hail, tornado, lightening, etc.);
- 7.1.5 any environmental condition, including, but not limited to, air pollution, and mold and mildew (except as expressly provided otherwise in this Limited Warranty for stain resistance);
- 7.1.6 any staining or discoloration from foreign substances, including, but not limited to, food, beverages, dirt, grease, oil, paint, coating materials, chemical substances, and cleaners not approved for use in the Eva-Last Americas Cleaning and Care Guide (except as expressly provided otherwise in this Limited Warranty for stain resistance);
- 7.1.7 any staining or damage to the INFINITY Product caused by abrasive compounds of acidic or basic pH, paints or stains, solvents, metallic rust or other abnormal deck use items, and non-food and non-beverage substances, including, but not limited to, biocides, fungicides, plant food or bactericides, motor oil and suntan/sunscreen lotions;
- 7.1.8 normal weathering (defined as natural efflorescence, exposure to sunlight, weather and atmospheric conditions which causes any colored surface to gradually fade, chalk, accumulate dirt or stains) and variations or changes in color of the INFINITY Product;
- 7.1.9 any fading or staining not on the surface of the INFINITY Product (i.e. the underside or ends of the INFINITY Product);
- 7.1.10 improper handling, maintenance, upkeep, storage, abuse, neglect, or misuse of the INFINITY Product by the Owner, any transferee or third parties (other than the once off transfer to the Owner's successor in title within the first 5 years of this Limited Warranty);

					6
INSPIRED BY NATUR	E, DE	SIGNE	D FOR L	IFE.	

INFINITY 30 YEAR LIMITED WARRANTY



- 7.1.11 exposure to excessive heat sources (directly or indirectly), including, without limitation, fire, reflected sunlight from low-emissivity (Low-E) glass or other enhanced or concentrated solar reflectivity;
- 7.1.12 fabrication or remanufacturing by the Owner, transferee or third parties in any manner whatsoever;
- 7.1.13 ordinary wear and tear, scratching or scuffing; and
- 7.1.14 impact from objects dropped or falling on the decking;
- 7.1.15 if paint, stain or other coating materials are applied to the INFINITY Product, or
- 7.1.16 if the surface of the INFINITY Products has been damaged or punctured, as a result, of the use of a metal shovel; or 7.1.17 use of other sharp-edged tool. Such tools are not to be used to remove snow, ice, or other debris from the surface
- of the INFINITY Product.
- 7.2 This Limited Warranty shall not cover, and Eva-Last Americas shall not be responsible for, costs and expenses incurred with respect to the removal of defective INFINITY Product or components, or the installation of replacement INFINITY Product or components, including, but not limited to, labor, freight or taxes.
- 7.3 The Owner is solely responsible for the determining the fitness, suitability and safety of the INFINITY Products in connection with their use in any particular application.

8. WARRANTY CLAIM PROCEDURE

- 8.1 If the claim relates to the Limited Warranty on stain resistance, then the Owner must lodge the Owner's claim within 30 days from date of completion of professional deck cleaning accompanied by –
- 8.1.1 an invoice for, or written proof of, the professional cleaning specifying the name of the professional deck cleaner, the description of the cleaning process and the date of completion of the cleaning process;
- 8.1.2 an invoice for, or written proof of, the purchase of the APEX Product and the date thereof;
- 8.1.3 a description of the occurrence giving rise to the stain;
- 8.1.4 a photograph of the stained product; and
- 8.1.5 a copy of this Limited Warranty
- 8.2 Claims for all other defects covered by this Limited Warranty must be lodged within 30 days of the discovery/ manifestation of the alleged defect accompanied by –
- 8.2.1 an invoice for, or written proof of, the purchase of the APEX Product and the date thereof;
- 8.2.2 a description of the alleged defect;
- 8.2.3 a photograph of the alleged defective APEX Product; and
- 8.2.4 a copy of this Limited Warranty.
- 8.3 All claims must be submitted online at https://www.eva-last.com/information-center/warranty/
- 8.4 Under no circumstances shall claims be entertained after the respective expiry dates of the Limited Warranties set out in 3, 4 and 5 above.
- 8.5 Upon confirmation of a valid claim hereunder, Eva-Last Americas, at its sole option, will -
- 8.5.1 provide an authorized repair of the defective INFINITY Product;
- 8.5.2 replace the defective INFINITY Product; or
- 8.5.3 subject to the recovery rates set out in 9, (the "**Recovery Rates**") refund the full, or a portion of, the purchase price paid by the Owner for such defective INFINITY Product (not including the cost of its initial installation).
- 8.6 Replacement material will be as close as possible in color, design and quality to the original material as reasonably possible, in Eva-Last Americas' discretion and determination, but Eva-Last Americas does not guarantee an exact match as colors and design may change.
- 8.7 Should Eva-Last Americas elect to replace the defective INFINITY Products, the replacement products will be guaranteed on the same terms and conditions as set out in this Limited Warranty for the remaining warranty periods. I.e. from date of replacement to the respective expiry dates of the Limited Warranties set out in 3, 4 and/or 5 above, as the case may be.

8.8 If Eva-Last Americas is providing replacement materials, Eva-Last Americas may elect to replace the defective INFINITY Product in accordance with the Recovery Rates set out in 9 OR Eva-Last Americas may elect to refund the portion of the original purchase price of the defective INFINITY Product in accordance with the Recovery Rates set out in 9.

9. RECOVERY RATES APPLICABLE TO INFINITY PRODUCTS

If a valid claim is accepted, recovery will be prorated in accordance with the Recovery Rate Schedule for Residential Application or the Recovery Rate Schedule for Commercial Application set out below.

RECOVERY RATES FOR RESIDENTIAL APPLICATION		RECOVERY RATES FOR COMMERCIAL APPLICATION		
Year of Claim	Recovery	Year of Claim	Recovery	
0 - 10	100%	0 - 10	100%	
11 - 13	80%	10 - 11	80%	
14 - 16	60%	11 - 12	60%	
17 - 19	40%	12 - 13	40%	
20 - 22	30%	13 - 14	20%	
23 - 25	20%	14 - 15	10%	
26 - 30	10%			

10. NO OTHER WARRANTIES

- 10.1 This Limited Warranty comprises Eva-Last Americas' entire warranty and Eva-Last Americas makes no other warranties (oral or written) and does not authorize any other entity, person or agent to make any other warranties on its behalf, or to modify, expand or add to this limited warranty. All other warranties, whether express or implied, including, but not limited to, any implied warranties of merchantability or fitness for a particular purpose are expressly disclaimed. all implied warranties, including warranties of merchantability and fitness for a particular purpose, not effectively disclaimed or prohibited by applicable law from being disclaimed, are limited to the applicable statute of limitations and in no event will extend beyond the applicable warranty period.
- 10.2 Under no circumstances shall Eva-Last Americas be liable for any consequential, special, or incidental damages arising out of or connected with the purchase or use of the product or for any breach of warranty, and Eva-Last Americas' liability with respect to a product defect shall in no event exceed the replacement of such product or refund of the purchase price, as described above.
- 10.3 Some States (or Provinces) do not allow limitations on how long an implied warranty lasts and/or the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to the Owner. This Limited Warranty gives the Owner specific legal rights, and the Owner may also have other rights that vary from State to State (or Province to Province).

11. CHOICE OF LAW

This Limited Warranty shall be governed by and construed in accordance with the laws of the State of Texas, without regard to conflict of laws. Any legal action arising out of this Limited Warranty shall be litigated and enforced under the laws of the State of Texas. In addition, the parties to this Limited Warranty agreement agree to submit to the jurisdiction of the courts of the State of Texas, and that any legal action pursued hereunder shall be within the exclusive jurisdiction of the courts in the State of Texas, U.S.A.