



Lifetime Limited Warranty

QUIK-SHIELD® Insulation Products



Congratulations on your choice to insulate with Quik-Shield.

You can be assured that the insulation product supplied by SWD Urethane meets the highest quality standards.

SWD warrants Quik-Shield spray foam insulation, when installed by a certified contractor and applied in accordance with application standards, will not sag or settle for the life of the building. The product will meet the written liquid component specifications as indicated on the product data sheet published at the time of the purchase.

Important Terms & Conditions apply, please read reverse side.



SWD Lifetime Limited Warranty Terms & Conditions

QUIK-SHIELD® Insulation Products

LIFETIME LIMITED WARRANTY

SWD warrants Quik-Shield spray foam insulation, when installed by a certified contractor and applied in accordance with application standards, will not sag or settle for the life of the building. The product will meet the written liquid component specifications as indicated on the product data sheet published at the time of the purchase.

THIS LIMITED WARRANTY IS SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

EXCLUSIVE REMEDY

SWD will provide replacement Material free of charge, or the cash equivalent of the SWD Materials, for any portion of SWD products judged to be materially defective in accordance with the service process as outlined below. This exclusive remedy is available only for that portion of the SWD Material exhibiting defects at the time of settlement and excludes any labor or additional costs involved with repairing or replacing the defective product. SWD's maximum liability under this Limited Warranty is the original cost of the SWD Material used in the building.

CONDITIONS AND LIMITATIONS

SWD shall have no obligation under this Limited Warranty unless and until SWD and the original authorized insulation contractor have been paid in full for all Material, supplies, services, warranty and other costs included in or incidental to the insulation system. Coverage is limited to the terms and conditions set forth in this document. No representative of SWD has any authority to make promises, representations or assume additional liability or responsibility for SWD or in connection with SWD products. This Limited Warranty is neither a maintenance agreement nor an insurance policy. This Limited Warranty specifically EXCLUDES from coverage damage or failure of the SWD Materials caused by or resulting from:

- Improper application (including surface or substrate preparation) of SWD Materials.
- Products supplied by others; SWD assumes no responsibility for proper or improper installation or performance of non-SWD products.
- Failure to provide repairs consistent with SWD specifications or unauthorized acts by non-SWD authorized service contractors.
- Deformation, movement, settlement, separation, cracks or failure of the building, framing, substrate, ceiling, mechanical units, vents, metal or plastic work, or underlying components under the insulation system.
- Installation of, or damage caused by, additions or equipment including, but not limited to, electrical equipment, HVAC units, skylights, roof drains or drainage systems, framework or supports for signs, piping, conduit or sprinkler systems, or other trades or tradesmen.
- Abuse or neglect including, but not limited to, vandalisms, recreational abuse, acts of war, civil disobedience, or exposure to contaminants.
- Infiltration or condensation of moisture, mold, fungi, spores, insects, or other organic pathogens through, in or around the walls, copings or building structures of underlying or surrounding Materials.
- Natural disasters or extreme or unusual weather conditions, including, but not limited to, wind damage, flood, hail, tornado, hurricane, lightning, fire, earthquakes or acts of God.

OWNER'S RESPONSIBILITIES

In the event of damage to or the failure of the SWD Materials due to any of the occurrences specifically excluded above, the Owner shall promptly notify SWD in writing and, at Owner's own expense, have the damage or failure repaired by an SWD authorized and approved contractor. All repairs MUST be made in accordance with SWD instructions. Owner agrees to allow SWD, or its designated representative(s) or employee(s), to inspect the failure and other areas deemed necessary to maintain the integrity of the insulation system upon notification of damage or failure due to a non-warrantable cause. Failure to comply with SWD instructions, to use an unauthorized and/or unapproved contractor, or to promptly make the repairs required shall void this Limited Warranty.

WARRANTY CLAIMS

In the event any failure should occur in the SWD Materials: (a) Owner must notify SWD verbally on the date the defect is discovered and in writing via registered mail within 30 days of the discovery date. Notice provided to the insulation contractor is NOT notice to SWD. By so notifying SWD, the Owner authorizes SWD, or its designated representative(s) or employee(s), to investigate the cause of the failure including, but not requiring, inspection of the SWD Materials, building structure and/or equipment, photos and/or a sample of the SWD Materials for testing. (b) If upon investigation, SWD determines that the failure is not excluded under the Terms and Conditions set forth in this Limited Warranty, the Owner's sole and exclusive remedy and SWD's liability shall be limited to the remedy set forth above; (c) Should the investigation reveal that the failure is excluded under the Terms and Conditions set forth in this Limited Warranty, the investigation costs shall be paid by the Owner. Failure by Owner to pay for these costs shall render this Limited Warranty null and void. If the cause of the failure is determined to be outside the scope of this Limited Warranty, SWD shall advise the Owner of the type and/or extent of the repairs required to be made at the Owner's expense which, if the Owner properly makes, will permit this Limited Warranty to remain in effect. This warranty certificate and all inspection, maintenance and repair records should be kept immediately available in the event it is necessary to make a claim.

BY PURCHASE, ACCEPTANCE OR RECEIPT OF THIS WARRANTY, THE ORIGINAL OWNER AS NAMED ABOVE ACCEPTS THE TERMS, CONDITIONS, LIMITATIONS AND EXCLUSIONS CONTAINED IN THIS WARRANTY. THIS WARRANTY SHALL BE IN LIEU OF ANY AND ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SWD BE LIABLE FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES OF ANY KIND INCLUDING, BUT NOT LIMITED TO, DAMAGE TO THE INTERIOR OR EXTERIOR OF THE BUILDING. ANY ACTION FOR BREACH OF THIS AGREEMENT, EXCEPT FOR NONPAYMENT BY THE OWNER, MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE BREACH OCCURS OR IS DISCOVERED.

SWD'S FAILURE AT ANY TIME TO ENFORCE ANY OF THE TERMS AND CONDITIONS STATED HEREIN SHALL NOT BE CONSTRUED TO BE A WAIVER OF SUCH PROVISIONS. THIS WARRANTY INCLUDES THE COMPLETE AND EXCLUSIVE AGREEMENT BETWEEN THE OWNER AND SWD AND SUPERSEDES ANY AND ALL PRIOR ORAL AND WRITTEN AGREEMENTS OR REPRESENTATIONS. THE WARRANTY OBLIGATION OF SWD AND THE REMEDY STATED HEREIN IS THE SOLE AND EXCLUSIVE AGREEMENT, REMEDY AT LAW OR IN EQUITY FOR DEFECTS IN MATERIAL SUPPLIED BY SWD .