

Sealeck Doors & Windows

Sealeck Fire Doors

Ballistic Innovations



Sealeck Pty. Ltd.
ABN 61 096 667 588

19 TAMINGA STREET, REGENCY PARK SA 5010
PO BOX 2237, REGENCY PARK SA 5942

www.sealeck.com.au/sales@sealeck.com.au
PH 618 (08) 8268 3944 FX 618 (08) 8268 2376

Sealeck Pty Ltd Product Warranty

- 1 Sealeck Pty Ltd (“Sealeck”) warrants the manufactured products (“product”) to be free from defects in material and workmanship which would render them unserviceable or unfit for normal use for a period of 1 year (12) months as from the date of transfer of risk to the Customer, which shall be deemed to take place when the product first delivered to the Customer by Sealeck (“warranty”).

This warranty shall not apply in any of the following circumstances:

- 1.1 Normal show-through of internal and core components provided the steel meets the requirements of the Australian standards for flatness.
- 1.2 In the case of failure or defects to a customer nominated colour or paint finish occasioned during transportation or otherwise after shipment from the Sealeck factory.
- 1.3 Product not accorded reasonable treatment by the Customer (including failure by customer to store correctly before installation).
- 1.4 Product not accorded reasonable treatment by the Customer including storage and transport in enclosed containers by sea and through tropical regions where atmospheric conditions can lead to deformation/deterioration of paint surfaces.
- 1.5 Product not accorded reasonable treatment by the Customer including failure to regularly clean accumulated dirt and corrosive residue from the surface of the product while in use externally in the field. Sealeck recommends that the product be washed with warm soapy water once every three (3) months and more frequently when located in a corrosive environment for example, near the sea.
- 1.6 Product not accorded reasonable treatment by the Customer including rough usage of the product or failure to restrain the product from damage caused by extreme wind force forcing door products back against their hinges.
- 1.7 Product not accorded reasonable treatment by the Customer including being used in an external environment and where the defect has occurred due to water or moisture being allowed to enter the external skin of a door surface via a lock or other cutout.
- 1.8 Product not accorded reasonable treatment by the Customer including being used in a corrosive environment or where excessive moisture, humidity or sea air exists and where corrosive failure has occurred.
- 1.9 Failure of a door product to seal the opening or operate correctly due to the building being twisted/warped or due to the building not being leveled correctly on its mountings or foundations.
- 1.10 Failure or delamination of the skin from the core of a door product due to stress caused by faulty installation of the product into the building.

- 1.11 Failure of door hardware items including locks, handles, hinges, closers, seals and other hardware/furniture items not manufactured by Sealeck (“non manufactured parts”) but included as part of the products supplied to the Customer by Sealeck is limited to the warranty offered in relation to such non manufactured parts by the non Sealeck manufacturer or non Sealeck supplier of those parts.
 - 1.12 Defects, faults or damage to the product supplied by Sealeck to the Customer which is occasioned by the incorrect installation of the product on site or which is occasioned to the product by or during the transportation of the product following the transfer of risk to the customer by Sealeck or by any modification or change to the product which is not first authorised in writing by Sealeck.
 - 2 The warranty is limited to the repair or replacement (at the option of Sealeck in either case) without charge to the customer of any product found to be defective within the scope of this warranty in the form of the product originally supplied and only to the location where the order for same was originally delivered by Sealeck to the Customer.
 - 2.1 The warranty does not include installation and removal costs, transportation/freighting/handling costs of the product to or from the site to the nearest capital city premises of the Customer or loss or damage of any kind whatsoever whether incidental, consequential or otherwise.
 - 2.2 This warranty does not cover replacement of any product parts due to normal wear and tear. Sealeck does not accept liability for any direct or consequential damage, loss or other expense rising from misuse or incorrect installation and operation of the product or occurring during or associated with transit following the transfer of risk of the product to the Customer by Sealeck.
 - 3 Under the warranty Sealeck requires that any product in respect of which the Customer seeks warranty cover be returned by the customer to the nearest capital city location premises of the Customer and to advise Sealeck in writing of such warranty claim. Sealeck will then arrange for the product to be inspected and thereafter repaired or replaced (at the option of Sealeck) if found to be defective within the scope of this warranty.
 - 3.1 In the event that the Customer must in the interim maintain security of the building, then a replacement product may be purchased by the Customer from Sealeck and installed at the site concerned while the product (which is the subject of the warranty claim) is returned for inspection by Sealeck or its authorised representative (s).
 - 3.2 If the product is deemed by Sealeck to be defective within the scope of this warranty then any replacement product purchased by the Customer from Sealeck will be refunded to or credited in favour of the customer.
 - 4 Any visible defect in the product supplied by Sealeck to the Customer must be notified in writing to Sealeck immediately or in any event within seven (7) days following the transfer of risk of the product to the Customer by Sealeck and any other defects in the product in respect of which the Customer seeks warranty cover must also be notified in writing to Sealeck within seven (7) days of the Customer first becoming aware of any such defect, and in any event, within twelve (12) months from the date of the transfer of risk.
 - 5 The warranty hereby provided by Sealeck represents the only liability for which Sealeck shall be responsible, unless otherwise required by law. If any provision or part of this warranty shall be for any reason unlawful invalid or unenforceable, the offending provision or part thereof shall be deleted from the warranty and the warranty shall otherwise remain of full force and effect. The benefits conferred by this warranty are in addition to all implied warranties, other rights and remedies in respect to the product at law.
-