



## Seal-Rite Finishing System Limited Warranty

**THIS LIMITED WARRANTY EXTENDS ONLY TO THE ORIGINAL PURCHASER. THIS LIMITED WARRANTY CANNOT BE ASSIGNED OR TRANSFERRED BY OPERATION OF LAW OR OTHERWISE AND SHALL NOT BE EXTENDED TO ANY SUBSEQUENT OWNERS. THIS LIMITED WARRANTY CONTAINS THE ENTIRE AGREEMENT BETWEEN SR DOOR, INC. ("SEAL-RITE") AND THE ORIGINAL OWNER. ALL WARRANTIES, WHETHER EXPRESSED OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE, ARE LIMITED TO THE TERMS HEREOF, INCLUDING THE DURATION OF THIS WARRANTY.**

**FINISHES – 10 Years** - If the Warranty Conditions are satisfied, paint and/or stain finishes on the door slab of Steel and Fiberglass doors are warranted against flaking, checking, blistering, and peeling for a period of (10) years from the date of purchase.

Aluminum Clad, Dura-Tech, and Dura-Plast Frames – If the Warranty Conditions are satisfied, are warranted against flaking, checking, blistering, and peeling for a period of (3) years from the date of purchase.

Wood Frames – Paint and/or stain finishes on the exterior/interior of wood frames are warranted against flaking, checking, blistering, and peeling for a period of ninety (90) days from the date of purchase.

**Warranty Conditions** – Finishes, whether paint or stain can be affected by the varying degrees of exposures to the weather and elements; therefore, *finishes should not be viewed as "maintenance free."* A fresh layer of exterior high quality polyurethane should be applied whenever you detect a change in your original finish. Periodic maintenance to the topcoat or paint is required to keep your original pre-finished door system performing well. Clean with a mild detergent.

Failure to follow the Warranty Conditions, or any other required care or maintenance, or any product manufacturer's recommendations, will void this Pre-Finish Warranty. Required Care and Maintenance guidance is available at [www.sealritedor.com](http://www.sealritedor.com).

Non-Residential Applications – If the door is not installed in a single family residence or home occupied by the original owner who purchased the product, (non-residential application would include but is not limited to any structure owned or operated by a business entity recognized by law, either as a public or private business entity for profit or non-profit, association, church, governmental or public authority), it is considered a non-residential application. If the Warranty Conditions are satisfied, paint and/or stain finishes on the door slab of Steel and Fiberglass doors are warranted against flaking, checking, blistering, and peeling for a period of one (1) year from the date of purchase.

This warranty is only for the Seal-Rite Finishing System and not the door upon which the finishing system is installed. See door manufacturers' written warranties.

There is no warranty coverage for damages resulting from improper installation, neglect, abuse, abnormal use (including failure to perform necessary maintenance), damages resulting from acts of God, lightening, fire, windstorms, earthquakes, wind-borne objects, coastal, applications, strain applied to the unit by movement of the building, inadequate provision for expansion or contraction of framing members, or other causes beyond the control of Seal-Rite, or considered beyond reasonable, normal use.

### **THIS LIMITED WARRANTY'S EXCLUSIVE REMEDY**

**IF THE FINISHES ON THE PRODUCTS SOLD FAIL AND THIS LIMITED WARRANTY APPLIES, THEN SEAL-RITE'S SOLE OBLIGATION IS TO EITHER (AS SEAL-RITE ELECTS): REPAIR THE FINISH OR PROVIDE REPLACEMENT PREFINISHED COMPONENT(S) TO THE WARRANTY HOLDER OR SEAL-RITE'S DESIGNATED DEALER (COLOR AND GRAINING MATCHING NOT GUARANTEED), OR REFUND THE WARRANTY HOLDER'S PURCHASE PRICE.**

Repaired or replaced components are warranted only on the same terms and for the remainder of the Warranty Period. Seal-Rite reserves the right to discontinue or change any Product. If the Product or component is not available, Seal-Rite may select and provide a replacement Product or component of comparable quality and price. This is the Warranty Holder's sole and exclusive remedy for the Product under this Limited Warranty. By example but not limitation, this Limited Warranty does not cover any of the following costs and expenses: labor for removing, reinstalling, refinishing Product (or other materials that are removed, reinstalled or refinished to repair or replace the Product); shipping/ freight expenses to return the Product to Seal-Rite; normal maintenance; consequential, special, or indirect losses or damages of any kind; non-economic or economic loss, damage to property, loss of use, lost profits, or expenses for inconvenience.



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### ARBITRATION

THIS ARBITRATION PROVISION CONTAINS IMPORTANT INFORMATION THAT YOU SHOULD READ. IT PROVIDES THAT EITHER PARTY TO THIS AGREEMENT CAN REQUIRE THAT ANY CLAIMS OTHER THAN THOSE FILED IN SMALL CLAIMS COURT BE RESOLVED BY BINDING ARBITRATION. IN ARBITRATION, THE CLAIM IS SUBMITTED TO A NEUTRAL PARTY INSTEAD OF A JUDGE OR A JURY AND THE DECISION OF THE NEUTRAL PARTY IS FINAL.

Apart from actions filed by either party in Small Claims Court, the parties agree that all claims or disputes related to this agreement and the goods provided herein, whether statutory or common law, whether legal or equitable, and whether sounding in warranty, contract, or tort shall be subject to arbitration in accordance with the Rules and Procedures of the American Arbitration Association, including the Supplementary Procedures for Consumer Related Disputes, unless both parties agree otherwise. These rules and procedures can be found at the American Arbitration Association website at [www.adr.org](http://www.adr.org) or by contacting the American Arbitration Association at 1-800-778-7879. All issues regarding the interpretation of this agreement, including the scope and applicability of this provision, shall be decided in the first instance by the arbitrator selected in accordance with this provision.

Neither party shall be entitled to join or consolidate claims in arbitration nor shall either party be entitled to participate in a class action as representative member of a class or in the capacity of private attorney general. Each party shall be responsible for the payment of its own attorney fees with respect to any arbitration taking place under this agreement, unless the arbitrator determines pursuant to statute or common law that a party is entitled to the payment of attorney fees by the other party.

If any part of this arbitration agreement is determined by a court or arbitrator to be unenforceable, it is the intent of the parties that the remainder of the agreement remains in force.

**To Request Service** – or to file a claim, please contact the authorized dealer where the product was originally purchased.

*Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you. This limited*

*Warranty gives you specific legal rights and you may have other rights, which vary from state to state.*

Effective on products manufactured after September 1, 2014.

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