

ALUMINUM EXTRUSION

P.O. Box 626, 1188 Cayadutta Street, Fonda, New York 12068 Phone: (518) 853-3421 Fax: (518) 853-3130

2540 Knights Station Road, Lakeland, Florida 33810 Phone: (863) 816-0251 Fax: (863) 858-1800

Keymark Corporation Anodizing Limited Warranty

Keymark Corporation makes the following warranty to concerning the use of Architectural Class I (.7 ml) anodizing on aluminum extrusions used for

Keymark warrants that the anodic finish shall meet AAMA 611-14 (Voluntary Standards for Anodized Architectural Aluminum) and shall, under normal atmospheric conditions, resist cracking, crazing, flaking or blistering.

This warranty is valid for a period of five years from substantial completion date and is subject to the following conditions:

- 1.) The anodized metal must be cleaned and maintained in accordance with AAMA 609 & 610-09 (Cleaning and Maintaining Guide for Architecturally Finished Aluminum). Maintenance and cleaning records must be supplied to Keymark on an annual basis from date of warranty or all provisions of this warranty become null and void.
- 2.) This warranty applies to anodized metal that Keymark Corporation specifically designates to the customer prior to anodizing.

This warranty will not extend to or cover:

- 1.) Improper care and handling of the anodized metal as outlined in AAMA Publication CW-10-12, "Care and Handling of Architectural Aluminum From Shop to Site".
- 2.) Water damage due to condensation caused by improper packaging of the finished metal prior to installation.
- 3.) Damage to the finished metal caused by handling, shipping, processing and installation.
- 4.) Pre-existing defects in mill finish aluminum prior to anodizing, i.e. corrosion, pitting, die lines, travel marks, etc.
- 5.) Damage or failure which is caused by acts of God, falling objects, external forces, explosions, fire, riots, civil commotion, acts of war, radiation, or other such similar or dissimilar occurrences beyond Keymark's control.
- 6.) Does not cover damage to the anodized surface due to abrasion, abuse or physical impact (including crazing or cracking due to roll forming or bending during fabrication) or to damage from exposure from corrosive atmospheres, precipitants or extreme temperatures.



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In the event of a claim under the warranty, Customer shall furnish proof of date of the installation of the metal and shall demonstrate that the failure of the product was due to a breach of the warranty stated herein. Claims under the warranty must be made to Keymark in writing, and Keymark must be given a reasonable opportunity to inspect the anodized metal claimed to be defective.

Keymark's exclusive liability and Customer's sole remedy hereunder or otherwise, shall be limited to refinishing the defective anodized metal at Keymark's expense. Refinishing of the defective metal shall be performed by using standard finishing practices and materials as selected by Keymark (not necessarily anodizing). Keymark reserves the right to approve any contract for refinishing of defective metal. In no event shall Keymark have liability for any incidental, special or consequential damages. The warranty on any refinished metal shall extend for the remainder of the original warranty period.

This warranty is extended to the customer alone as the purchaser of the product. The warranty is non-transferable and non-assignable. The customer shall not permit its agent, representative, customer, distributor, applicators or contractors to claim, represent or imply that this warranty extends to, or is available to anyone other than customer.

Except as set forth herein, Keymark makes no other warranties, expressed or implied, including any implied warranty of merchantability or fitness for a particular purpose or use, with respect to the product.

All notices given under or pursuant to this agreement shall be in writing and sent by registered mail, postage prepaid, return receipt requested, to the party to whom such notice is to be given, as follows:

Keymark Corporation 1188 St Hwy 334 (Cayadutta St) Fonda, N.Y. 12068

No terms or conditions other than those stated herein, and no agreement or understanding, oral or written, in any way purporting to modify this warranty shall be binding on Keymark unless made in writing and signed by its authorized representative.

Keymark Corporation	
By:	
•	William L. Keller III
Title:	President
Date Issued:	