
1 YEAR WORKMANSHIP WARRANTY

ALLIED OUTDOOR SOLUTIONS – CONSTRUCTION DIVISION

This certifies that the homeowner

BILL AND SUSAN SMITH

1234 MAIN STREET

has had work completed by **Allied Outdoor Solutions – Construction Division** – and
the work is warranted for a period of (1) years from the date of completion.

See back of certificate for explanation of exclusions.

September 15, 2014

.....
DATE COMPLETED

.....
ALLIED OUTDOOR SOLUTIONS
BUILT DIFFERENT.

.....


DREW WILLIAMS
PRESIDENT

Warrants the labor for the installation of patio covers, pergolas, trellises, outdoor masoned cabinetry, fire features, pool plaster, and other various masonry as follows:

1. LIMITED WARRANTY

Allied Outdoor Solutions, hereinafter referred to as the Contractor, Warrants that the labor performed under the Contract (attached and hereinafter made a part of this Limited Labor Warranty) between the Contractor and the Owner(s) dated on front page will be free from defects in workmanship for a period not to exceed 1 year from the date on front page provided that the following conditions have been met: a. All monies promised by the Owner(s) to the Contractor in the attached contract are "paid in full"; b. All work is commenced and completed by the Contractor and/or their duly authorized installers; c. The Owner(s) have signed a completion certificate supplied to them by the Contractor.

2. REMEDY

If the workmanship does not conform to this Limited warranty during the warranty period (as herein above specified), Owner(s) shall notify Contractor in writing of the claimed defect and demonstrate to Contractor within the warranty period, and the defects are such type and nature to be covered by this warranty, Contractor shall, at its own expense, furnish labor for the repair of the covered defect. A delay by the Owner(s) in reporting workmanship defects to the Contractor will result in immediate termination of the Limited warranty without any repair. Shipping and handling of the replacement products or replacement parts shall be at Owner(s) expense or under conditions of the manufacturer's warranty. Please send all written warranty request to: Allied Outdoor Solutions, ATTN: Warranty/Repair, 1557 West Sam Houston Parkway North #140, Houston, TX 77043.

3. OTHER LIMITS THE FOREGOING IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

does not warrant against damages: or against defects in products or components not manufactured by Contractor or against damage resulted in such non-manufactured made components or products. Contractor passes on to the Owner(s) the warranty it received (if any) from the manufacturers of such product or components. This warranty does not apply to products upon which repairs have been affected by others without written authorization by Contractor. Any leak or damage caused by a defective pre-existing structure (such as the "tie-in" to a house), will not be covered under this warranty. This warranty does not apply to damage resulting from an "act of God" (storm, hurricane, etc).

4. EXCLUSIVE OBLIGATION

This warranty is exclusive. The sole and exclusive obligation of the Contractor shall be to repair the damage due to installation neglect and only for the period provided above. Contractor shall not have allied other obligation with respect to the products or any part therefore, whether based on contract tort, strict liability, or otherwise. Under no circumstances, whether based on this Limited warranty or otherwise, shall Contractor be liable for incidental, special, or consequential damages.

5. OTHER STATEMENTS

Contractor's employees or representatives ORAL OR OTHER WRITTEN STATEMENTS DO NOT- CONSTITUTE WARRANTIES, shall not be relied upon by the Owner(s), and are not a part of the contract for sale or limited warranty. Warranty covers original owner/purchaser only, and is therefore non-transferrable.

6. ENTIRE OBLIGATION

This Limited warranty states the entire obligation of the Contractor with respect to the labor regarding the attached contract and as specified above. If any part of this Limited Warranty is determined to be void or illegal, the remainder shall remain in full force and effect.