

MUST register project online for warranty: https://www.riofloor.com/warranty/

LIMITED WARRANTY

RIO FLOORING SYSTEMS offers a full one-year warranty against defects in material only, as produced by RIO FLOORING SYSTEMS. Warranties concerning installation and floor life are to be provided by approved contractors or installers for specified periods. This warranty does not apply if products of other manufacturers are used in conjunction with RIO. Full specifications for all phases of installation are provided with all RIO materials. All such specifications, statements, technical information and recommendations contained therein are based on tests we believe to be reliable. The accuracy or completeness thereof is not guaranteed, and the following disclaimers are a part of the warranty.

DISCLAIMER:

Rio Flooring Systems shall not be responsible for structural failure or workmanship that is not in accordance with standard industry practices and procedures and Rio Flooring System published instructions. Rio Flooring Systems will not be liable for any loss or damage arising from the Rio Flooring System surface preparation system or any Rio Flooring System product incorporated therein, whether direct, indirect, special, incidental or consequential, regardless of the legal theory asserted, including warranty, contract, negligence or strict product liability. Some states do not allow the exclusion of consequential damages, so these limitations or exclusions may not apply to you. For all Rio Flooring System products in commercial installations, this warranty is expressly in lieu of all implied warranties, including the IMPLIED WARRANTY OF MERCHANTABILITY. Some states do not allow the exclusion of implied warranties, so this exclusion may not apply to you. Cracking due to structural movement beyond the engineered design, excessive deflection or other failure of the substrate, improper installation of any accessory products including (but not limited to): adhesives, crack and expansion joint filler, patches and other underlayments, sealers and/or damage to structural or subfloor elements from water are also not covered. Acts of God including but not limited to flooding, hurricane, tornado, earthquake and fire shall not be covered under this warranty. Rio Flooring System will not be responsible for system failure resulting from the use of non-Rio Flooring System products or non-specified products. The potential for efflorescence and shading is inherent in all cementitious products and is not considered a manufacturing defect. Although Rio Flooring System may have suggested the material or developed the material at the request of the owner or applicator, it is the responsibility of the owner to test and determine the suitability of the material for the intended use and purpose, and the owner assumes all risk and liability whatsoever regarding such suitability. This warranty is not a maintenance contract. Any warranties implied by law shall be limited in duration to the duration of this limited warranty. Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to you. Any claim alleging a breach of this warranty or any other warranty must be brought within one year of the breach.

DISCLAIMER:

EXCEPT FOR THE WARRANTIES AND REPRESENTATIONS EXPRESSLY SET FORTH IN THIS LIMITED WARRANTY, PLATFORM/RIO FLOORING SYSTEMS DISCLAIMS ANY AND ALL OTHER WARRANTIES EXPRESSED, IMPLIED OR STATUATORY, REGARDING OR RELATING TO THE L3 AND P360 PRIMER LEVELING SYSTEM. PLATFORM/ RIO FLOORING SYSTEMS SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE L3 LEVELING SYSTEM. THIS LIMITED WARRANTY SETS FOR ALL OF THE RESPONSIBILITIES OF PLATFORM/ RIO FLOORING SYSTEMS REGARDING THE L3 LEVELING SYSTEM. REPAIR OR REPLACEMENT OF THE AFFECTED AREA OF THE PLATFORM/ RIO FLOORING SYSTEMS L3 SYSTEM IS THE EXCLUSIVE REMEDY. THE INSTALLER AND THE OWNER AGREE THAT NO OTHER REMEDY (INCLUDING, BUT NOT LIMITED TO, INCIDENTAL OR CONSCEQUENTIAL DAMAGES FOR LOST PROFITS, LOST SALES, OR ANY OTHER INCIDENTAL OR CONSCEQUENTIAL LOSS) SHALL BE AVAILABLE TO THE INSTALLER AND THE OWNER.