



**Alliance Steel, Inc. TWENTY FIVE (25) YEAR LIMITED WARRANTY on
AZ 55 zinc-aluminum coated steel sheet (GALVALUME®)
with acrylic film protection (ACRYLUME®) or without**

PERFORMANCE STATEMENT:

Seller exclusively warrants that, subject to the following provisions, seller's hot dipped aluminum-zinc alloy coated sheet steel, (Galvalume®) with a coating weight of AZ55, with acrylic film protection (Acrylume®) or without, sold for use as unpainted steel building, roofing and wall siding panels, if erected within the Continental U.S., Alaska, and Canada.

WILL NOT RUPTURE, FAIL STRUCTURALLY, OR PERFORATE:

For a period of TWENTY FIVE (25) years from the date of installation as a result of corrosion caused by exposure to normal atmospheric conditions.

EXCLUDED CONDITIONS:

This limited warranty DOES NOT APPLY to sheet exposed at any time to corrosive or aggressive atmospheric conditions, as well as other situations and conditions including but not limited to:

1. Areas subject to saltwater marine atmospheres or to constant spraying of either salt or fresh water.
2. Areas subject to fallout or exposure to corrosive chemicals, fumes, ash, cement dust or animal waste.
3. Areas subject to water run-off from lead or copper flashings or areas in metallic contact with lead or copper.
4. Conditions / circumstances where corrosive fumes or condensates are generated or released inside the building.
5. Mechanical, chemical, fire, or other damage sustained while storing, erecting, or after erection is complete.
6. Installation practices which incorporate severe reverse bending or subjects the finish to alternate compression and tension.
7. Slopes or sections flatter than 1/4":12", or failure to provide free drainage of water, including internal condensation, from overlaps on all surfaces of the sheets or panels.
8. Failure to remove debris from overlaps and all other surfaces of the sheets or panels.
9. Damage caused to the finish by improper cleaning procedures.
10. Deterioration of the panels caused by contact with green / wet lumber or wet storage stain caused by water damage or condensation.
11. Presence of damp insulation or other corrosive materials in contact with or close proximity to the panel.
12. The use of fasteners other than those provided by Alliance Steel, Inc.

THIS WARRANTY SHALL BE SUBJECT TO THE STIPULATIONS, LIMITATIONS, AND CONDITIONS HEREIN:

1. Claims must be reported to the seller in writing within THIRTY (30) days after a suspected non-conformance is brought to the buyer's attention.
2. All claims must include:
 - a) The seller assigned job number i.e. (203-555)
 - b) The sellers invoice number to the buyer.
 - c) The name of the buyer's contractor.
 - d) The date that installation was completed.
 - e) The galvalume steel supplier.
3. After a claim is made the seller shall be given reasonable opportunity to inspect the buyers claim of non-conformance.
4. Seller extends this warranty solely to the buyer as named in this document, this warranty is non-transferable and non-assignable.
5. Seller reserves the right to terminate this warranty at any time (except for orders already accepted) upon giving or written notice thereof.

EXCLUSIVE REMEDIES:

In the event of non-conformance as determined by the seller on Galvalume® or Acrylume® materials furnished by the seller, seller will:

Pay for materials reasonably necessary to repair, or replace said materials at the seller's option.

DISCLAIMER OF WARRANTY: EXCEPT AS EXPRESSLY PROVIDED ABOVE, ALLIANCE STEEL, INC. MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO THE GALVALUME® OR ACRYLUME® COATING SYSTEMS INCLUDING, WITHOUT LIMITATION AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, WHICH WARRANTIES ARE EXPRESSLY DISCLAIMED, NOR INFRINGEMENT OR ANY OTHER MATTER.

LIMITATION OF LIABILITY:

Alliance Steel, Inc. shall have no liability to any person for incidental, consequential or special damages of any description, whether arising out of warranty or other contract, negligence or other tort, or otherwise. The parties expressly agree that the limitations set forth herein are agreed allocations of risk and shall survive the determination of any court of competent jurisdiction that the remedy provided herein fails of its essential purpose.