THANK YOU FOR CHOOSING CSELECT

Congratulations! In purchasing Cselect Cellular Exteriors by Royal for your home, you can feel confident knowing your decision is backed by an industry leader with a record of standing behind its products with strong warranty protection. Since 1970, Royal Building Products has been providing homeowners with quality building products including siding and trim, decking, fencing and accessories, windows, doors and moldings as well as plastic pipe for water and electrical conduit infrastructure. We believe Cselect Cellular Exteriors to be the finest product of its type available.

NO OBLIGATION FOR ROYAL TO CONTINUE STOCKING OR SELLING PRODUCTS

Royal reserves the right to discontinue or change any of its products including colors, without giving notice to the original purchaser or subsequent owner. In the event of such discontinuance or change, Royal shall not be liable to the original purchaser or subsequent owner. Should a product covered by this limited warranty be unavailable, Royal reserves the right to substitute a product that is of equal quality or price, according to Royal's discretion.

IN LIEU OF REPAIR, RESTORATION OR REPLACEMENT, ROYAL RESERVES THE RIGHT TO REFUND THAT AMOUNT PAID BY THE ORIGINAL OWNER FOR THE PRODUCT TOGETHER WITH THE COST OF THE ORIGINAL INSTALLATION.

THE LIFETIME COVERAGE PROVIDED BY THIS WARRANTY IS EXTENDED TO COVER INDIVIDUAL PERSON(S) WHO ARE HOMEOWNERS, AND DOES NOT EXTEND TO PRODUCTS PURCHASED BY OR INSTALLED UPON PROPERTY OWNED BY ANY OTHER ENTITIES, INCLUDING, WITHOUT LIMITATION, CORPORATIONS, PARTNERSHIPS, TRUSTS, ESTATES, GOVERNMENTAL AGENCIES OR BODIES, RELIGIOUS ORGANIZATIONS, SCHOOLS, CONDOMINIUMS, OR CO-OPERATIVE HOUSING UNITS WHERE THE PRODUCT WAS NOT PURCHASED BY ONE OF THE INDIVIDUALS THAT OWNS THE UNIT AT ISSUE. FOR ENTITIES OR PERSONS TO WHICH THE LIFETIME COVERAGE DOES NOT EXTEND, THE WARRANTY PERIOD SHALL BE FIFTY (50) YEARS FOLLOWING THE DATE OF INSTALLATION OF THE PRODUCTS (AS EVIDENCED BY THE CERTIFICATE SUBMITTED TO ROYAL BY THE DEALER OR INSTALLER OF THE PRODUCT), AND IS NOT TRANSFERABLE.

THIS LIMITED WARRANTY IS TRANSFERABLE ONLY BY INDIVIDUAL PROPERTY OWNERS AND NOT BY ANY CORPORATION, PARTNERSHIP, LIMITED LIABILITY COMPANY, TRUST, AGENCY, ORGANIZATION OR OTHER ENTITY.

LIMITATION OF DAMAGES AND DISCLAIMER OF WARRANTIES

Royal shall not be liable to you or any subsequent owner of the property or any other person for any incidental, special, or consequential damages claimed by you in connection with any alleged defect in any product or failure of the product to satisfy this limited warranty or any statutory or implied warranty, including without limitation, damages for inconvenience or loss of time that may be claimed by you or any other person.

The limited warranties expressly given in this document are the only warranties given on the products, and are in lieu of all other warranties, and Royal expressly disclaims all other warranties of any kind, whether express or implied, including without limitation, the implied warranties of merchantability and fitness for a particular purpose or intended use.

This limited warranty does not provide protection against and Royal will have no liability for any failure, defect or damage caused by circumstances beyond normal exposure conditions and/or beyond Royal's control, including, but not limited to:

- Improper transportation, handling or storage of the products by either the installer, distributor or property owner, including but not limited to: failure to keep the material dry, improper drainage, exposure to standing water, inadequate ventilation, excessive stacking weight, or otherwise causing moisture damage, surface contamination, surface defects, efflorescence, chalking or other damage.
- Damages caused to the products during installation or maintenance, including but not limited to: abrasions from rubbing, scratching, dents or other causes; damage caused by ladders, scaffolding and other job site tools.
- Any other cause not a result of a manufacturing defect in the product supplied by Royal.

Limitation of Damages and Disclaimer of Warranties

Royal shall not be liable to you or any subsequent owner of the property or any other person for any incidental, special, or consequential damages claimed by you in connection with any alleged defect in any product or failure of the product to satisfy this limited warranty or any statutory or implied warranty, including without limitation, damages for inconvenience or loss of time that may be claimed by you or any other person.

The limited warranties expressly given in this document are the only warranties given on the products, and are in lieu of all other warranties, and Royal expressly disclaims all other warranties of any kind, whether express or implied, including without limitation, the implied warranties of merchantability and fitness for a particular purpose or intended use.
LIMITED LIFETIME WARRANTY

ROYAL BUILDING PRODUCTS, A DIVISION OF ROYAL GROUP INC. (“ROYAL”), PROVIDES THE FOLLOWING LIMITED LIFETIME WARRANTY TO YOU FOR THE CELECT CELLULAR EXTERIORS BRAND SIDING AND TRIM ACCESSORIES (THE “PRODUCTS”) AS LONG AS YOU ARE THE OWNER OF THE PROPERTY WITH THE ADDRESS THAT IS IDENTIFIED IN THE DEALER OR INSTALLER CERTIFICATE THAT IS SUBMITTED TO ROYAL BY THE REQUIRED DEADLINE (THE “PROPERTY”) FROM THE DATE OF PURCHASE OF THE PRODUCTS, AND SUBJECT TO THE TERMS, CONDITIONS AND LIMITATIONS DESCRIBED IN THIS DOCUMENT, THE PRODUCTS ARE AND WILL BE FREE OF MANUFACTURING DEFECTS AND WILL NOT ROT, SPLIT OR CRACK, AND WILL RESIST DAMAGE TO THE PRODUCTS CAUSED BY TERMITES.

LIMITED REMEDIES

IF, DURING THE WARRANTY PERIOD AND AFTER YOU HAVE FOLLOWED THE PROPER PROCEDURES FOR MAKING A WARRANTY CLAIM, ROYAL DETERMINES THAT (1) THE PRODUCT HAS FAILED TO SATISFY THE LIMITED WARRANTY DESCRIBED IN THE PRECEDING PARAGRAPH; AND (2) THE DEFECT OR DAMAGE AT ISSUE IS NOT DUE TO CAUSES BEYOND ROYAL’S CONTROL, THEN ROYAL WILL, AT ITS SOLE DISCRETION, EITHER REIMBURSE YOU OR A SUBSEQUENT OWNER OF THE PROPERTY COVERED BY THIS WARRANTY FOR THE PRICE THAT WAS PAID FOR THE DEFECTIVE PRODUCTS OR REPLACE THE DEFECTIVE PORTION OF THE PRODUCT. IN ADDITION, WHERE ROYAL DETERMINES THAT THE DEFECTIVE PRODUCT CAN BE REPAIRED WITHOUT HAVING TO REPLACE THE PRODUCT, THEN ROYAL RESERVES THE RIGHT TO HAVE THE PRODUCT REPAIRED AS THE REMEDY. ROYAL’S MAXIMUM LIABILITY WILL BE EQUAL TO THE REASONABLE COST TO REPAIR OR REPLACE THE DEFECTIVE MATERIAL AT CURRENT VALUE, INCLUDING THE REASONABLE COST OF LABOR INCURRED TO REMOVE AND DISPOSE OF OR REPAIR THE DEFECTIVE PRODUCT AND/OR TO INSTALL THE NEW REPLACEMENT PRODUCT WHERE REPLACEMENT IS THE REMEDY APPROVED BY ROYAL.

THE REMEDIES DESCRIBED IN THE PRECEDING PARAGRAPH ARE YOUR SOLE REMEDIES FOR ANY FAILURE OF THE PRODUCT TO SATISFY THIS LIMITED WARRANTY.

IN THE EVENT OF REPAIR OR REPLACEMENT UNDER THE TERMS OF THIS WARRANTY, THE ORIGINAL WARRANTY WILL APPLY TO THE REPAIRED OR REPLACED MATERIAL AND WILL EXTEND TO THE BALANCE OF THE WARRANTY PERIOD IN EFFECT AT THE TIME ROYAL DETERMINES THE PRODUCT IS DEFECTIVE.

LIMITATION ON TRANSFERABILITY OF WARRANTY

EXCEPT FOR THE FADE PROTECTION, WHICH IS NOT TRANSFERABLE, THIS LIMITED WARRANTY MAY BE TRANSFERED TO THE SUBSEQUENT OWNER OF THE PROPERTY BY THE ORIGINAL PURCHASER OR BY THE INDIVIDUAL WHO OWNED THE PROPERTY AT THE TIME THE PRODUCT WAS INSTALLED WHERE THE PRODUCT WAS PURCHASED BY A CONTRACTOR FOR THE BENEFIT OF THAT PROPERTY OWNER, PROVIDED ROYAL RECEIVES WRITTEN NOTICE, IN THE REQUIRED FORM DESCRIBED IN THIS DOCUMENT, NOTIFYING ROYAL THAT THE LIMITED WARRANTY HAS BEEN TRANSFERRED, NO LATER THAN THIRTY (30) DAYS AFTER THE TRANSFER OF THE PROPERTY FROM THAT ORIGINAL OWNER TO THE SUBSEQUENT OWNER. FAILURE TO PROVIDE THAT NOTICE BEFORE THE DEADLINE WILL RESULT IN THE TERMINATION OF ANY OBLIGATIONS ON THE PART OF ROYAL UNDER THIS LIMITED WARRANTY. SHOULD NOTICE OF A TRANSFER BE CORRECTLY AND PROMPTLY EFFECTED, THE WARRANTY PERIOD SHALL BECOME FIFTY (50) YEARS FROM THE DATE OF ORIGINAL INSTALLATION. THE SUBSEQUENT PROPERTY OWNER CANNOT TRANSFER THIS LIMITED WARRANTY TO ANOTHER OWNER.

THIS LIMITED WARRANTY IS TRANSFERABLE ONLY ONE TIME, AND ONLY IF THE NOTICE OF TRANSFER DESCRIBED IN THIS DOCUMENT IS PROVIDED TO ROYAL BEFORE THE END OF THE THIRTY-DAY DEADLINE. THE FADE PROTECTION OF THIS WARRANTY IS NOT TRANSFERABLE.

LIMITED WARRANTY ON COATINGS/FINISHING

ROYAL ALSO WARRANTS TO THE INDIVIDUAL THAT OWNS THE PROPERTY WHEN THE PRODUCT IS INSTALLED (AND TO THE NEXT OWNER OF THE PROPERTY THEREAFTER WHERE THE TRANSFER NOTICE IS GIVEN TO ROYAL BY THE DEADLINE) THAT THE KYNAR AQUATEC® FINISH, WHEN THE PRODUCTS ARE APPLIED IN STRICT CONFORMANCE WITH ROYAL’S PUBLISHED INSTALLATION INSTRUCTIONS AND SUBJECT TO NORMAL HANDLING AND USE WILL NOT PEEL, CRACK OR CHIP FOR TWENTY FIVE (25) YEARS FROM THE DATE OF ORIGINAL PURCHASE. ROYAL WILL, AT ITS DISCRETION, DURING THE FIRST TWO (2) YEARS AFTER THE ORIGINAL PURCHASE DATE REIMBURSE THE OWNER OF THE PROPERTY FOR 100% OF THE COSTS FOR ROYAL-APPROVED COATING/PAINT AND LABOR TO REPLACE ANY KYNAR AQUATEC FINISH COATING FOR ANY DEFECTIVE PRODUCT.

FOR THE REMAINING TWENTY THREE (23) YEARS ROYAL WILL PAY THE COST FOR PAINT AND A PERCENTAGE OF THE LABOR AS OUTLINED IN THE WARRANTY PRORATION SCHEDULE. ROYAL’S MAXIMUM LIABILITY WILL BE EQUAL TO THE REASONABLE COST TO REPLACE THE DEFECTIVE COATING AT CURRENT VALUE, INCLUDING REASONABLE LABOR COSTS INCURRED TO REMOVE AND/OR REPAIR OR REPLACE THE ORIGINAL COATING, NOT TO EXCEED A TOTAL LABOR COST OF $1.00 PER SQUARE FOOT.

THE REMEDIES DESCRIBED IN THE PRECEDING PARAGRAPH ARE YOUR SOLE REMEDIES FOR ANY FAILURE OF THE COATING ON THE PRODUCTS TO SATISFY THE LIMITED WARRANTY GIVEN ON THE COATINGS.

PRORATION SCHEDULE: REDUCED COVERAGE FOR LABOR COSTS

DURING THE THIRD THROUGH TWENTY-FIFTH YEAR, THE WARRANTY PAYMENT ON LABOR COSTS SHALL BE REDUCED BY 4.3% EACH YEAR SUCH THAT AFTER THE TWENTY-FIFTH YEAR NO REMEDY FOR LABOR COST WILL BE AVAILABLE.

25-YEAR COLOR PROTECTION

CELECT PRODUCTS ARE WARRANTED AGAINST EXCESSIVE FADE. EXCESS FADE IS DEFINED BY A CHANGE IN COLOR GREATER THAN 5 HUNTER UNITS, AS CALCULATED ACCORDING TO ASTM D2244. THIS FADE PROTECTION WILL BE IN EFFECT FOR A PERIOD OF 25 YEARS FROM ORIGINAL INSTALLATION OF THE PRODUCT. ROYAL SHALL HAVE SOLE DISCRETION TO DETERMINE WHETHER CELECT PRODUCTS HAVE FAILED BEYOND NORMAL WEATHERING. IF THE CELECT PRODUCTS ARE DETERMINED TO HAVE EXCESSIVELY FADED, ROYAL WILL PAY TO REFRESH OR REPAIR THE PROPERTY. AT ITS DISCRETION, ROYAL RESERVES THE RIGHT TO REFUND THE AMOUNT PAID BY THE HOMEOWNER FOR CELECT SIDING AND TRIM ACCESSORIES, PLUS THE COST OF THEIR INITIAL INSTALLATION.

IMPORTANT: SIDING AND TRIM ACCESSORIES WHICH EXPERIENCE COLOR CHANGE DUE TO NORMAL WEATHERING ARE EXCLUDED FROM THIS WARRANTY. NON-UNIFORM COLOR CHANGE AS A RESULT OF EQUAL EXPOSURE TO SUNLIGHT IS COVERED UNDER THIS WARRANTY; NON-UNIFORM COLOR CHANGES RESULTING FROM UNEQUAL EXPOSURE TO SUNLIGHT IS NOT COVERED UNDER THIS WARRANTY. “NORMAL WEATHERING” IS DEFINED AS EXPOSURE TO ULTRA-VIOLET (SUN) LIGHT, AND EXTREMES OF WEATHER AND ATMOSPHERE WHICH WILL CAUSE ANY COLORED OR PAINTED SURFACE TO FADE, DARKEN, CHALK, OR ACQUIRE A SURFACE ACCUMULATION OF DIRT OR STAINS. THE SEVERITY OF THESE CONDITIONS DEPENDS ON AIR QUALITY, THE GEOGRAPHIC LOCATION OF YOUR HOME, AND OTHER LOCAL CONDITIONS OVER WHICH ROYAL HAS NO CONTROL.

CONDITIONS OF WARRANTY

WARRANTY COVERAGE UNDER THIS LIMITED WARRANTY IS SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

1. THE PRODUCT MUST BE INSTALLED ACCORDING TO ROYAL’S PRINTED INSTALLATION INSTRUCTIONS AND MUST COMPLY WITH ALL APPLICABLE BUILDING CODES ADOPTED BY FEDERAL, STATE OR LOCAL GOVERNMENTS.

2. THIS LIMITED WARRANTY BECOMES VALID ONLY AFTER THE CERTIFICATION OF INSTALLATION IS FILLED IN BY THE DEALER OR INSTALLER, SIGNED BY THE ORIGINAL PURCHASER OF THE PRODUCT AND MAILED OR ELECTRONICALLY SENT THROUGH ROYAL’S WEBSITE (WWW.ROYALBUILDINGPRODUCTS.COM) WITHIN THIRTY (30) DAYS OF INSTALLATION.

LIMITATIONS OF WARRANTY; WARRANTY EXCLUSIONS

ROYAL SHALL NOT BE LIABLE FOR AND THIS LIMITED WARRANTY DOES NOT APPLY OR EXTEND TO ANY FAILURE, DEFECTS OR DAMAGES ARISING FROM OR DUE TO CAUSES BEYOND ROYAL’S CONTROL, INCLUDING WITHOUT LIMITATION, MISUSE; NEGLECT; FAULTY OR IMPROPER INSTALLATION, MAINTENANCE OR REPAIRS; OWNER FAILURE TO PROVIDE REASONABLE AND NECESSARY MAINTENANCE TO PREVENT AN ACCUMULATION OF SURFACE DIRT, STAINING OR MILDEW; EXPOSURE TO HARMFUL CHEMICALS; FAILURE OF OR DAMAGES TO WALLS, SURFACES OR STRUCTURES TO WHICH THE PRODUCT IS APPLIED ARISING FROM SETTLEMENT, DISTORTION OR WARPING DUE TO UNUSUAL HEAT SOURCES (INCLUDING OUTDOOR GRILLS AND REFLECTION FROM WINDOWS OR FOIL SHEATHING), MOVEMENT OR CRACKING THEREOF; EARTHQUAKES; HURRICANE; TORNADO; CYCLONE; GALE; LIGHTNING; FIRE, FLOOD, HAIL AND ACTS OF GOD; ACCIDENTAL OR INTENTIONAL DAMAGE AND VANDALISM. THIS LIMITED WARRANTY DOES NOT APPLY TO PRODUCTS THAT HAVE BEEN PAINTED, VARNISHED OR COATED OVER THE MANUFACTURER’S ORIGINAL FINISH.
No representative of Royal, or its Distributors or Dealers is authorized to make any change or modification to the limited warranties expressly given in this document, or to the warranty disclaimers made herein, or to the limitation of damages or remedies made herein.

Some jurisdictions do not allow disclaimers of or limitations on implied warranties or exclusions or limitations on certain types of damages. If the limitations described in the preceding paragraphs may not apply to you if the property is located in one of these jurisdictions.

**PROCEDURE FOR MAKING A WARRANTY CLAIM: WHAT YOU NEED TO DO.**

If you believe your property has a manufactured defect, or products that have faded beyond normal weathering, covered under the terms of this limited warranty, you must provide written notice with a detailed description and photographs of the problem and proof of ownership in order for Royal to act on the claim. Upon receipt of a properly reported claim, Royal will evaluate the claim and if a defect covered under the terms of this limited warranty is confirmed, Royal will pay to repair or replace the defective product, or refund to the property owner the price paid for the defective products, and the determination of which remedy will be provided shall be made by Royal at Royal’s discretion.

Do not undertake repairs without receiving advice and written pre-approval from Royal. Unauthorized repairs that have not been pre-approved by Royal, in writing will void the limited warranties given in this document, and may aggravate any defects or damages in the products.

All written notifications and correspondence should be sent to:

**ROYAL BUILDING PRODUCTS**
**ATTENTION: WARRANTY CLAIMS**
**91 ROYAL GROUP CRESCENT**
**WOODBRIDGE, ONTARIO**
**CANADA L4H 1X9.**

Claims may also be initiated through Royal’s website:

**WWW.ROYALBUILDINGPRODUCTS.COM**

Or sent by email to:

**USA - RBPUSACLAIMS@ROYALBUILDINGPRODUCTS.COM**
**CANADA - RBPCANADACLAIMS@ROYALBUILDINGPRODUCTS.COM**

**APPLICATION FOR TRANSFER**

Within 30 days of transferring title, the original Homeowner must fill in this form, have it co-signed by the new Property Owner and then mail it to Royal Building Products.

**NAME OF ORIG. CELECT CELLULAR EXTERIORS HOMEOWNER**

**WHERE INSTALLED:** STREET

**CITY**
**PROVINCE/STATE**
**POSTAL CODE/ZIP CODE**

**DATE OF INSTALLATION**

**DATE OF TRANSFER**

Celect Cellular Exteriors Limited Lifetime Warranty to be transferred to:

**NAME OF NEW/SECOND HOMEOWNER**

**SIGNATURE OF NEW/SECOND HOMEOWNER**

**DATE**

The undersigned original Homeowner hereby waives all claims under this warranty and confirms that title has been transferred within the last 30 days.

**SIGNATURE OF ORIGINAL HOMEOWNER**

**DATE**

**CERTIFICATION OF INSTALLATION**

This form is to be completed by the dealer, signed by homeowner and mailed to Royal Building Products within 30 days of installation.

**DATE OF INSTALLATION**

**COLOR AND NUMBER OF SQUARES INSTALLED**

**NAME OF ORIGINAL CELECT CELLULAR EXTERIORS PURCHASER**

**WHERE INSTALLED:** STREET

**CITY**
**PROVINCE/STATE**
**POSTAL CODE/ZIP CODE**

**DATE**

This certifies that Celect Cellular Exteriors has been installed on the aforementioned building and in accordance with the manufacturer’s specifications and the purchaser has received the standard warranty therefore.

**DEALER FIRM NAME**

**DEALER ADDRESS:** STREET

**CITY**
**PROVINCE/STATE**
**POSTAL CODE/ZIP CODE**

**SIGNATURE OF ORIGINAL HOMEOWNER**
**DATE**