

15-YEAR COMMERCIAL LIMITED WARRANTY

Meridian Solid Surface® Shower Components

Tower Industries warrants to the original end-use purchaser that Tower Industries will, at Tower's option, repair or replace any Meridian Solid Surface® shower base, shower wall panel, or other shower component without charge if such product develops visible defects or otherwise fails due to Tower manufacturing defects within fifteen (15) years after the date of initial installation. The Meridian Solid Surface® shower product must be installed in a commercial setting, and be used and maintained in accordance with instructions provided by Tower Industries, Inc.

THIS WARRANTY DOES NOT COVER:

- 1. Minor conditions such as stains, scratches, chips, water spots and burns. Due to the unique properties of Meridian Solid Surface®, such conditions may be corrected by scouring with an abrasive cleaner or by other techniques specified in care and cleaning instructions provided by and available through Tower Industries, Inc.
- 2. Failure of joints or seams or of any adhesive, caulk or other accessory.
- 3. Failure to comply with Tower Industries' Fabrication and/or Installation Instructions
- 4. Failure to comply with Tower Industries' Care and Maintenance Instructions.
- 5. Use of Meridian products with water temperatures exceeding 130°F.
- 6. Failure of product due to excessive heat
- 7. Use for purposes other than normal interior use in the United States or Canada.
- 8. Any products moved from their original place of installation.

TOWER'S OBLIGATION UNDER THIS WARRANTY IS LIMITED TO THE REMEDIES SPECIFIED IN THE FIRST PARAGRAPH OF THIS WARRANTY. NO IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR ANY OTHER WARRANTY EXCEPT THOSE SPECIFICALLY STATED IN THIS WARRANTY OR REQUIRED BY LAW IS GRANTED. EXCEPT FOR THE REMEDIES DESCRIBED IN THIS WARRANTY, TOWER HAS NO LIABILITY FOR ANY LOSS OR ANY DAMAGES, ARISING OUT OF THE USE OR INABILITY TO USE MERIDIAN PRODUCTS.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS, WHICH WILL VARY FROM STATE TO STATE OR IN CANADA, FROM PROVINCE TO PROVINCE. FEDERAL LAW DOES NOT PERMIT THE DISCLAIMER OR MODIFICATION OF IMPLIED WARRANTIES ARISING UNDER APPLICABLE STATE LAW FOR CONSUMER PRODUCTS. HOWEVER, ANY OF SUCH IMPLIED WARRANTIES SHALL EXPIRE AT THE EARLIER OF THE EXPIRATION OF THE STATED WARRANTY OR THE EXPIRATION OF THE PERIOD FOR THE IMPLIED WARRANTY REQUIRED UNDER STATE LAW. SOME STATES DO NOT ALLOW LIMITATION ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION AND EXCLUSIONS MAY NOT APPLY TO YOU.

06.02.2016 Rev C

www TowerSinks com